

1 annette-lynn: mckenna, living woman
 2 On the county at Large, yavapai
 3 Non-Domestic
 c/o: 658 Brindle Drive
 Clarkdale, Arizona [86324]
 Tel: 480-790-0897

5 UNITED STATES DISTRICT COURT
 6 CENTRAL DISTRICT OF ARIZONA

7 Annette-Lynn: McKenna, Plaintiff,) Case No.: CV22-08016-PCT-SPL

v.

) Covid Complaint

8 HP INC; et.al)

9 Enquire Lores, dba CEO for HP Inc.,)

10 Christoph Shell, dba Chief)

Commercial Officer for HP Inc.,)

11 Tuan A. Tran, dba Print Staff for HP)

12 Inc.,)

13 Grad Rosenbaum, dba VP and GM Print)

Services and Solutions for HP Inc.,)

14 Dave Prezzano, dba Managing)

15 Director, Northwest Europe Market)

16 Foreign Service Expats for HP Inc.,)

17 Tashi Theisman, dba Head of Global)

Benefits and Employee Mobility for)

18 HP Inc.,)

Tracy Keogh, dba former Chief Human)

19 Resources Officer for HP Inc.,)

Dan Barrett, dba Director of N.A.)

Solutions for HP Inc.,)

Nicolina Marzicola, dba HR Lead,)

Enterprise COVID-19 PMO for HP Inc.,)

Zak Sheerazi, dba Human Resources)

Generalist for HP Inc.,)

Aida Alvarez, dba HP Board of)

25 Director,)

Robert R. Bennett, dba HP Board)

Director,)

THIS DOCUMENT IS NOT IN PROPER FORM ACCORDING
 TO FEDERAL AND/OR LOCAL RULES AND PRACTICES
 AND IS SUBJECT TO REJECTION BY THE COURT.
 REFERENCE: LNC1PS.4
(Rule Number 3(c)(3)(A))

1 Chip Bergh, dba HP Board Director,)
2 Bruce Broussard dba HP Board)
Director,)
3 Richard L. Clemmer dba HP Board)
Director,)
4 Jami Masicik dba HP Board Director,)
5 Stacy Brown-Philpot dba HP Board)
6 Director,)
7 Mary Anne Citrino dba HP Board)
Director,)
8 Shumeet Banerji dba HP Board)
9 Director,)
10 Subra Suresh dba HP Board Director,)
Eric S. Dreiband, dba US Trustee (28)
11 USC 581) Assistant Attorney General)
12 Civil Rights Division,)
13 Glen McCormick, dba US Trustee)
(28 USC 581) District of Arizona)
14 CRIMINAL DIVISION United States)
15 Acting United States Attorney)
General U.S Department of Justice,)
16 Gary M. Restaino, dba US Trustee (28)
USC 581) United States Attorney)
17 District of Arizona,)
Mark Brnovich, dba US Trustee (28)
18 USC 581) United States Attorney for)
the State of Arizona,)
Governors of All States Issuing)
Executive Orders abridging the 1st)
22 Amendment of the Constitution:)
23 Doug Ducey, dba Governor of The)
State of Arizona,)
24 Kay Ivey, dba Governor of The State)
of Alabama,)
Mike Dunleavy, dba Governor of The)
State of Alaska,)

1 Asa Hutchinson, dba Governor of The)
2 State of Arkansas,)
3 Gavin Newsom, dba Governor of The)
State of California)
4 Jared Polis, dba Governor of The)
State of Colorado,)
5 Ned Lamont, dba Governor of The)
State of Connecticut,)
6 John Carney, dba Governor of The)
State of Delaware,)
7 Brian Kemp, dba Governor of The)
State of Georgia,)
8 Lourdes Aflague Leon Guerrero dba)
Governor of Guam,)
9 David Ige dba Governor of The State)
of Hawaii,)
10 Brad Little, dba Governor of The)
State of Idaho,)
11 J.B. Pritzker, dba Governor of The)
State of Illinois,)
12 Eric Holcomb, dba Governor of The)
State of Indiana,)
13 Kim Reynolds, dba Governor of The)
State of Iowa,)
14 Laura Kelly, dba Governor of The)
State of Kansas,)
15 Andy Beshear, dba Governor of The)
State of Kentucky,)
16 Bel Edwards dba Governor of The)
State of Louisiana,)
17 Janet Mills, dba Governor of The)
State of Maine,)
18 Larry Hogan, dba Governor of The)
State of Maryland,)
19 Charlie Baker, dba Governor of The)
State of Massachusetts,)

1 Gretchen Whitmer dba Governor of The)
2)
3 State of Michigan,)
4)
5 Tim Walz, dba Governor of The State)
6)
7 of Minnesota,)
8)
9 Tate Reeves, dba Governor of The)
10)
11 State of Mississippi,)
12)
13 Mike Parson, dba Governor of The)
14)
15 State of Missouri,)
16)
17 Greg Gianforte, dba Governor of The)
18)
19 State of Montana,)
20)
21 Pete Ricketts, dba Governor of The)
22)
23 State of Nebraska,)
24)
25 Steve Sisolak, dba Governor of The)
26)
27 State of Nevada,)
28)
29 Chris Sununu, dba Governor of The)
30)
31 State of New Hampshire,)
32)
33 Phil Murphy, dba Governor of The)
34)
35 State of New Jersey,)
36)
37 Michelle Lujan Grisham, dba Governor)
38)
39 of The State of New Mexico,)
40)
41 Kathy Hochul, dba Governor of The)
42)
43 State of New York,)
44)
45 Roy Cooper, dba Governor of The)
46)
47 State of North Carolina)
48)
49 Doug Burgum, dba Governor of The)
50)
51 State of North Dakota)
52)
53 Mike DeWine, dba Governor of The)
54)
55 State of Ohio,)
56)
57 Kevin Stitt, dba Governor of The)
58)
59 State of Oklahoma,)
60)
61 Kate Brown, dba Governor of The)
62)
63 State of Oregon,)
64)
65 Tom Wolf, dba Governor of The State)
66)
67 of Pennsylvania,)
68)
69 Pedro Pierluisi Urrutia, dba)
70)
71 Governor of Puerto Rico,)
72)

1 Daniel McKee, dba Governor of The)
2 State of Rhode Island,)
3 Henry McMaster, dba Governor of The)
4 State of South Carolina,)
5 Bill Lee, dba Governor of The State)
of Tennessee,)
6 Greg Abbott, dba Governor of The)
State of Texas,)
7 Spencer Cox, dba Governor of The)
State of Utah,)
8 Phil Scott, dba Governor of The)
9 State of Vermont,)
10 Ralph Northam, dba Governor of The)
State of Virginia,)
11 Jay Inslee, dba Governor of The)
12 State of Washington,)
13 Jim Justice, dba Governor of The)
14 State of West Virginia,)
15 Tony Evers, dba Governor of The)
16 State of Wisconsin,)
17 Mark Gordon, dba Governor of The)
18 State of Wyoming,)
19 OTHER PARTIES NAMED:)
20 Anthony Fauci, dba Director of the)
National Institute of Allergy and)
Infectious Diseases,)
21 United States Department of Health)
and Human Services)
22 Centers for Disease Control and)
Prevention et; al)
23 Rochelle P. Walensky, dba Director)
of the Centers for Disease Control)
(CDC),)
24 Anne Schuchat, dba CDC Deputy)
Director,)
)

1 Sherri A. Berger, dba CDC Chief of)
2 Staff,)
3 Mitchell Wolfe, dba CDC Chief)
Medical officer,)
4 Jeff Reczek, dba CDC Director,)
Washington Office,)
5 Dr. Robert R. Redfield, dba CDC)
Director, Georgia Office,)
6 Roger Severino dba HHS Director,)
Office of Civil Rights)
7 Xavier Becerra, dba HHS Secretary,)
Rachel Levine, dba HHS Assistant)
Secretary,)
10 Jeff Zients, dba COVID Czar,)
Andy Slavitt, dba COVID Senior)
12 Advisor,)
Ralph Baric Ph.D, dba Professor)
Department of Epidemiology UNC)
14 Chapel Hill,)
Dr Tonie Rocke, dba Research)
Epidemiologist USGS National)
Wildlife Health Center,)
Peter Daszak, PhD dba President)
EcoHealth Alliance,)
Luke Hamel, dba Program Coordinator)
EcoHealth Alliance,)
Albert Bourla, dba Pfizer Chief,)
Executive Officer (CEO),)
Stéphane Bancel, dba Moderna CEO,)
Alex Gorsky, dba Johnson & Johnson)
CEO,)
Kåre Schultz, dba Teva CEO,)
Leonard S. Schleifer, MD, PhD, dba)
Regeneron CEO,)
Pascal Claude Roland Soriot,)
AstraZeneca CEO,)

1 Joseph Biden, allegedly dba United)
2 States President,)
3 Ritchie Torres, dba New York,)
4 Congressional Representative,)
5 Kimberley Johnson, dba Director,)
6 California Department of Social)
7 Services,)
8 Defendants.)
-----)
9 annette-lynn: mckenna, living woman,)
Real Party in Interest.)
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25)

COMPLAINT

Now Comes Aggrieved party (U.C.C. §1-201(2)) Annette-Lynn: McKenna (hereinafter Aggrieved party), Sui Juris, Secured Party (U.C.C. §9-105), NON-PERSON (UCC §1-201 (27)), NON-CITIZEN, NON-RESIDENT, NON-DEBTOR (**28 U.S.C. §3002 (4)**), NON-CORPORATED, NON-**FICTION, NON-SUBJECT, NON-PARTICIPANT in any government programs, a Living flesh and blood Woman standing on the ground,** SPC, under Special Appearance (Rule 8 (E)) not Generally, NON-DEFENDANT (U.C.C. §1-201 (14)), Holder-In-Due Course (U.C.C. §3-302 (A) (2)) of all documentation (U.C.C. §5-102 (6)) of the "Entity" Cestui Que Vie trust Annette-Lynn: McKenna ©TM, representing the Corporate Fiction ANNETTE LYNN MCKENNA. **Under no circumstances** is the Plaintiff "Pro Se" as this Complaint is filed under the Holder-In-Due-Course; Annette-Lynn: McKenna of the "Cestui Que Vie trust" of ANNETTE LYNN MCKENNA.

**For The Claimant, is "transient foreigner" without legal
domicile as defined in (28 U.S.C. 1332 (d), 4 U.S.C. 110 (d)].**

In the event that the "State" (Legal Fiction) makes a claim against claimant(s) herein declares her "person" to be

1 "stateless person" and outside any/all general jurisdiction of
2 the federal government. [All "stateless persons" fail to be
3 subject to the jurisdiction of any/all courts because they are
4 domiciled outside of the general jurisdiction of the federal
5 government].

6 Plaintiff appears specially without waiving any rights,
7 remedies, or defenses statutory or procedural by and through
8 annette-lynn: mckenna, living woman.

9 As grounds for its complaint, plaintiff states as follows:

10 **JURISDICTION AND VENUE**

11 1. This Court has jurisdiction pursuant to 28 U.S.C. §
12 1332. Diversity jurisdiction exists.

13 2. This Court has jurisdiction pursuant to Article III,
14 Section 2, Diversity between citizens of different states
15 exists.

16 3. Venue is appropriate in this judicial district under 28
U.S.C. § 1391(a)(2).

17 **PARTIES**

18 4. Plaintiff is a living woman operating through an
ESTATE/TRUST, appearing in the capacity as Principal Owner,
Holder-in-Due-Course, Secured Party Creditor. Plaintiff
21 principal place of abode is in yavapai county, arizona.

23 Defendants are as follows:

24 5. **HP INC; et.al**

25 6. **Enquire Lores**, dba CEO HP Inc.

7. **Christoph Shell**, dba Chief Commercial Officer HP Inc.

8. **Tuan A. Tran**, dba Print Staff HP Inc.

9. **Grad Rosenbaum**, dba VP and GM Print Services and Solutions HP Inc.
10. **Dave Prezzano**, dba Managing Director, Northwest Europe Market Foreign Service Expats HP Inc.
11. **Tashi Theisman**, dba Head of Global Benefits and Employee Mobility HP Inc.
12. **Tracy Keogh**, dba former Chief Human Resources Officer for HP Inc.
13. **Dan Barrett**, dba Director of N.A. Solutions HP Inc.
14. **Nicolina Marzicola**, dba HR Lead, Enterprise COVID-19 PMO for HP Inc.
15. **Zak Sheerazi**, dba Human Resources Generalist HP Inc.
16. **Aida Alvarez**, dba HP Board of Director
17. **Robert R. Bennett**, dba HP Board Director
18. **Chip Bergh**, dba HP Board Director
19. **Bruce Broussard** dba HP Board Director
20. **Richard L. Clemmer** dba HP Board Director
21. **Jami Miscik** dba HP Board Director
22. **Stacy Brown-Philpot** dba HP Board Director
23. **Mary Anne Citrino** dba HP Board Director
24. **Shumeet Banerji** dba HP Board Director
25. **Subra Suresh** dba HP Board Director
26. **Eric S. Dreiband**, dba US Trustee (28 USC 581) Assistant Attorney General Civil Rights Division
27. **Glen McCormick**, dba US Trustee (28 USC 581) District of Arizona CRIMINAL DIVISION United States Acting United States Attorney General U.S Department of Justice
28. **Gary M. Restaino**, dba US Trustee (28 USC 581) United States Attorney District of Arizona
29. **Mark Brnovich**, dba US Trustee (28 USC 581) United States Attorney for the State of Arizona
30. **Doug Ducey**, dba Governor of The State of Arizona
31. **Kay Ivey**, dba Governor of The State of Alabama

1 32. **Mike Dunleavy**, dba Governor of The State of Alaska
2 33. **Asa Hutchinson**, dba Governor of The State of Arkansas
3 34. **Gavin Newsom**, dba Governor of The State of California
4 35. **Jared Polis**, dba Governor of The State of Colorado
5 36. **Ned Lamont**, dba Governor of The State of Connecticut
6 37. **John Carney**, dba Governor of The State of Delaware
7 38. **Brian Kemp**, dba Governor of The State of Georgia
8 39. **Lourdes Aflague Leon Guerrero**, dba Governor of Guam
9 40. **David Ige**, dba Governor of The State of Hawaii
10 41. **Brad Little**, dba Governor of The State of Idaho
11 42. **J.B. Pritzker**, dba Governor of The State of Illinois
12 43. **Eric Holcomb**, dba Governor of The State of Indiana
13 44. **Kim Reynolds**, dba Governor of The State of Iowa
14 45. **Laura Kelly**, dba Governor of The State of Kansas
15 46. **Andy Beshear**, dba Governor of The State of Kentucky
16 47. **Bel Edwards**, dba Governor of The State of Louisiana
17 48. **Janet Mills**, dba Governor of The State of Maine
18 49. **Larry Hogan**, dba Governor of The State of Maryland
19 50. **Charlie Baker**, dba Governor of The State of Massachusetts
20 51. **Gretchen Whitmer**, dba Governor of The State of Michigan
21 52. **Tim Walz**, dba Governor of The State of Minnesota
22 53. **Tate Reeves**, dba Governor of The State of Mississippi
23 54. **Mike Parson**, dba Governor of The State of Missouri
24 55. **Greg Gianforte**, dba Governor of The State of Montana
25 56. **Pete Ricketts**, dba Governor of The State of Nebraska
57. **Steve Sisolak**, dba Governor of The State of Nevada
58. **Chris Sununu**, dba Governor of The State of New Hampshire
59. **Phil Murphy**, dba Governor of The State of New Jersey
60. **Michelle Lujan Grisham**, dba Governor of The State of New Mexico
61. **Kathy Hochul**, dba Governor of The State of New York
62. **Roy Cooper**, dba Governor of The State of North Carolina
63. **Doug Burgum**, dba Governor of The State of North Dakota

1 64. **Mike DeWine**, dba Governor of The State of Ohio
2 65. **Kevin Stitt**, dba Governor of The State of Oklahoma
3 66. **Kate Brown**, dba Governor of The State of Oregon
4 67. **Tom Wolf**, dba Governor of The State of Pennsylvania
5 68. **Pedro Pierluisi Urrutia**, dba Governor of Puerto Rico
6 69. **Daniel McKee**, dba Governor of The State of Rhode Island
7 70. **Henry McMaster**, dba Governor of The State of South
8 Carolina
9 71. **Bill Lee**, dba Governor of The State of Tennessee
10 72. **Greg Abbott**, dba Governor of The State of Texas
11 73. **Spencer Cox**, dba Governor of The State of Utah
12 74. **Phil Scott**, dba Governor of The State of Vermont
13 75. **Ralph Northam**, dba Governor of The State of Virginia
14 76. **Jay Inslee**, dba Governor of The State of Washington
15 77. **Jim Justice**, dba Governor of The State of West Virginia
16 78. **Tony Evers**, dba Governor of The State of Wisconsin
17 79. **Mark Gordon**, dba Governor of The State of Wyoming
18 80. **Anthony Fauci**, dba Director of NIAID
19 81. **United States Department of Health and Human Services**
20 **Centers for Disease Control and Prevention et; al**
21 82. **Rochelle P. Walensky**, dba Director of the Centers for
22 Disease Control (CDC)
23 83. **Anne Schuchat**, dba CDC Deputy Director
24 84. **Sherri A. Berger**, dba CDC Chief of Staff
25 85. **Mitchell Wolfe**, dba CDC Chief Medical officer
86. **Jeff Reczek**, dba CDC Director, Washington Office
87. **Dr. Robert R. Redfield**, dba CDC Director, Georgia Office
88. **Roger Severin**, dba HHS Director, Office of Civil Rights
89. **Xavier Becerra**, dba HHS Secretary
90. **Rachel Levine**, dba HHS Assistant Secretary
91. **Jeff Zients**, dba COVID Czar
92. **Andy Slavitt**, dba COVID Senior Advisor

1 93. **Ralph Baric Ph.D**, dba Professor Department of
2 Epidemiology UNC Chapel Hill
3 94. **Dr Tonie Rocke**, dba Research Epidemiologist USGS
4 National Wildlife Health Center
5 95. **Peter Daszak**, PhD dba President EcoHealth Alliance
6 96. **Luke Hamel**, dba Program Coordinator EcoHealth Alliance
7 97. **Albert Bourla**, dba Pfizer Chief, Executive Officer (CEO)
8 98. **Stéphane Bancel**, dba Moderna CEO
9 99. **Alex Gorsky**, dba Johnson & Johnson CEO
10 100. **Kåre Schultz**, dba Teva CEO
11 101. **Leonard S. Schleifer, MD, PhD**, dba Regeneron CEO
12 102. **Pascal Claude Roland Soriot**, AstraZeneca CEO
13 103. **Joseph Biden**, allegedly dba United States President
14 104. **Ritchie Torres**, dba New York, Congressional
15 Representative
16 105. **Kimberley Johnson**, dba Director, California Department
17 of Social Services
18 106. Plaintiff reserves the right to add those operating in
19 concert with them (who knew or SHOULD HAVE KNOWN that
20 their actions were illegal and unlawful) known as:
21 **Jane and John Does, 1-10,000,000, ABC ENTITIES, 1-**
22 **10,000,000, to be named in discovery or hereafter.**

19 **INTRODUCTION**

21 107. ABSTRACT: There are 1782 maxims of law. One of those
22 maxims is, "Actio exteriora indicant interiora secreta. External
23 actions show internal secrets. 8 Co. R. 146." A 99.4-99.9%
24 survival rate for a sars-cov-2 isolate that cannot be found does
25 not a pandemic make. There are numerous remedies for this
 "covid-19" flu. Therefore, there is no need for a "vaccine" -
 real or imagined. It is clear that the so called vaccine for
 COVID-19 is actually a biowarfare agent commonly known in some

1 circles as a "synthetic pathogen" that alters the receiver's
 2 RNA/DNA. Therefore, we can deduce by what follows in this
 3 document that the intentions of those that would push a
 4 "synthetic pathogen" on the planetary population are intending
 5 to commit mass genocide. Maxim of Law: "When the foundation
 fails, all fails."

FACTS COMMON TO ALL COUNTS

108. Along with said plaintiff, living woman, does not want
 7 to appear as an infant decedent (aka "minor" 31 CFR 363.6) or
 8 less than a competent capacity. This is why he is not appearing
 9 by and through a British Accreditation Registry (B.A.R.) member
 10 in violation of 22 USC §611 & 612, or 8 USC 1101. Said living
 11 man is the sole and exclusive Principal Owner. See List of
 Exhibits in Support.

109. Defendants are engaged in a plan to engage in Eugenics
 12 to reduce world population through medical genocide, along with
 13 forced wearing of "oxygen blockers" aka masks, so-called
 14 "vaccine passports," coerced injections of "synthetic pathogens"
 15 that have a history demonstrated from the 50 patents/nano-
 16 technologies invented by Charles Lieber, recently convicted in
 17 USDC Massachusetts, Case 1:20-cr-10111-RWZ Docket Entry 244,
 18 filed 12/21/21. Said patents are for the express purpose of
 19 creating a "self-assembling computer system" in the human body.
 20 This is ostensibly for the purpose of controlling humanity in a
 21 "New World Order" communist control mechanism for the benefit of
 22 the "liberal," "elite(?)" and at the expense of the rest of
 23 humanity that survives the eugenics culling process. Said
 24 actions are more properly expanded in the Affidavit in Support
 25 of Covid Complaint.

110. Defendants are using a false and fraudulent medical
 21 eugenics scheme to cause a political change from freedom to
 22 communism through threats, duress, and coercion. No IRB
 23 (Institutional Review Board) study was ever performed to

1 approve of what is called the "covid-19" so-called "vaccine."
 2 Defendants' own documents call it and describe it as a
 3 bioweapon intended to reduce global population. Without an IRB
 4 said shot cannot even be legally used/applied for governmental
 personnel.

5 111. Forcing or attempting someone through economic/medical
 6 coercion through medical tyranny constitutes a violation of
 7 unalienable Rights protected by that permanent injunction known
 8 as the Fifth Amendment. Issuing orders to quarantine and locking
 9 down healthy people is a violation of law pursuant to *Jew Ho v.
 Williams*, 103 F. 10, 26 , (C.C.N.D. Cal. 1900).

10 112. None of the parties listed have immunity. The alleged
 11 immunity agreement in 1986 by the United States is null and
 void, see the Memorandum of Law in Support.

12 113. The foundational law form upon which the defendants
 13 are operating could be defined as the nine statements of the
 14 Church of Satan (<https://www.churchofsatan.com/nine-satanic-statements/>) or a Lucifer worshipping premise in relation
 15 therein as opposed to the Ten Commandments found at Chapter 20,
 16 Book of Exodus. It is said that "behind everyone's law form is
 17 someone's religion."

18 114. Defendant's intentions are well demonstrated at:

- <https://covidcalltohumanity.org/2021/09/30/washington-state-concentration-camps-will-be-open-for-business-soon/>
- <https://www.pdxmonthly.com/health-andwellness/2021/12/oregon-digital-vaccine-card-plan>
- <https://oregoncatalyst.com/56289-lars-gov-brown-working-vaccine-passports.html>
- <https://www.lifesitenews.com/purging-patriots-from-the-military/>

25 115. The above four website links are merely a drop in the
 tyrannical ocean of evidentiary support that demonstrate mal-
 intentions by defendants.

1 116. On April 25, 2003, the United States Department of
2 Health and Human Services Centers for Disease Control and
3 Prevention (hereinafter, "CDC") filed an application for a
4 United States (Application Number US46592703P, subsequently
5 issued as U.S. Patent 7,776,521) entitled "Coronavirus isolated
6 from humans''. A method of detecting a severe acute respiratory
7 syndrome-associated coronavirus (SARS-CoV) in a sample...; and, a
8 kit for detecting a severe acute respiratory syndrome associated
9 coronavirus (SARS-CoV) in a sample..., provided the CDC with a
10 statutory market exclusion right the detection of and sampling
11 for severe acute respiratory syndrome-associated coronavirus
12 (SARS-CoV). Securing this right afforded the CDC exclusive right
13 to research, commercially exploit, or block others from
14 conducting activities involving SARS-CoV. On September 24, 2018,
15 the CDC failed to pay the required maintenance fees on this
16 patent and their rights expired. From April 2003 until September
17 2018, the CDC owned SARS-CoV, its ability to be detected and the
18 ability to manufacture kits for its assessment. During this 15-
19 year period, the effect of the grant of this right - ruled in
20 the case of Association for Molecular Pathology et al. v. Myriad
21 Genetics - meant unconstitutional in 2013 by the United States
22 Supreme Court that the commercial exploitation of any research
23 or commercial activity in the United States during the period of
24 patent enforcement and after the Supreme Court ruling confirming
25 that patents on genetic material was illegal, the CDC and
National Institute of Allergy and Infectious Diseases
(hereinafter "NIAID") entered into trade among States
(including, but not limited to working with Ecohealth Alliance
Inc.) and with foreign nations (specifically, the Wuhan
Institute of Virology and the Chinese Academy of Sciences)
through the 2014 et seq National Institutes of Health Grant
R01AI110964 to exploit their patent rights. It is further
alleged that, during the period of patent enforcement and after

1 the Supreme Court ruling confirming that patents on genetic
2 material was illegal, the CDC and National Institute of Allergy
3 and Infectious Diseases (hereinafter "NIAID") entered into trade
4 among States (including, but not limited to working with
5 University of North Carolina, Chapel Hill) and with foreign
6 nations (specifically, the Wuhan Institute of Virology and the
7 Chinese Academy of Sciences represented by Zheng-Li Shi) through
8 U19AI109761 (Ralph S. Baric), U19AI107810 (Ralph S. Baric), and
9 National Natural Science Foundation of China Award 81290341
10 (Zheng-Li Shi) et al. It is further alleged that, during the
11 period of patent enforcement and after the Supreme Court ruling
12 confirming that patents on genetic material was illegal, the CDC
13 and National Institute of Allergy and Infectious Diseases
14 (hereinafter "NIAID") entered into trade among States
15 (including, but not limited to working with University of North
16 Carolina, Chapel Hill) and with foreign nations to conduct
17 chimeric construction of novel coronavirus material with
18 specific virulence properties despite the prior to, during, and
19 following the determination made by the National Institutes for
20 Health in October 17, 2014 that this work was not sufficiently
21 understood for its biosecurity and safety standards. In this
22 allegation, it is presumed that the CDC and its associates were:
23 a) fully aware of the work being performed using their patented
24 technology; b) entered into explicit or implicit agreements
including licensing, or other consideration; and, c) willfully
engaged one or more foreign interests to carry forward the
exploitation of their proprietary technology when the U.S.
Supreme Court confirmed that such patents were illegal and when
the National Institutes of Health issued a moratorium on such
research. The aforementioned items constitute, "contract,
combination in the form of trust or otherwise, or conspiracy,"
as defined under 15 US Code § 1. Under 15 U.S. Code § 1 (the
Sherman Antitrust Act) "Every contract, combination in the form

of trust or otherwise, or conspiracy, in restraint of trade or commerce among the several States, or with foreign nations, is declared to be illegal. Every person who shall make any contract or engage in any combination or conspiracy hereby declared to be illegal shall be deemed guilty of a felony, and, on conviction thereof, shall be punished by fine not exceeding \$100,000,000 if a corporation, or, if any other person, \$1,000,000, or by imprisonment not exceeding 10 years, or by both said punishments, in the discretion of the court." Reportedly, in January 2018, the U.S. Embassy in China sent investigators to Wuhan Institute of Virology and found that, "During interactions with scientists at the WIV laboratory, they noted the new lab has a serious shortage of appropriately trained technicians and investigators needed to safely operate this high-containment laboratory." The Washington Post reported that this information was contained in a cable dated 19 January 2018. Over a year later, in June 2019, the CDC conducted an inspection of Fort Detrick's U.S. Army Medical Research Institute of Infectious Diseases (hereinafter "USAMRIID") and ordered it closed after alleging that their inspection found biosafety hazards. A report in the journal Nature in 2003 (423(6936): 103) reported cooperation between CDC and USAMRIID on coronavirus research followed by considerable subsequent collaboration. The CDC, for what appears to be the same type of concern identified in Wuhan, elected to continue work with the Chinese government while closing the U.S. Army facility. Reportedly, on December 31, 2019, the Chinese government informed the World Health Organization (WHO) that a number of cases of suspected coronavirus-associated SARS cases were being treated in the area of Wuhan. The CDC reported the first case of SARS-CoV like illness in the United States in January 2020 with the CDC's Epidemic Intelligence Service reporting 650 clinical cases and 210 tests. Given that the suspected pathogen was first

1 implicated in official reports on December 31, 2019, one can
2 only conclude that CDC: a) had the mechanism and wherewithal to
3 conduct tests to confirm the existence of a "novel coronavirus";
4 or, b) did not have said mechanism and falsely reported the
5 information in January. It tests credulity to suggest that the
6 WHO or the CDC could manufacture and distribute tests for a
7 "novel" pathogen when their own subsequent record on development
8 and deployment of tests has been shown to be without
9 reliability. Notwithstanding, the CDC and WHO elected to commit
10 to a narrative that a novel coronavirus - exhibiting properties
11 that were anticipated in the U.S. Patent 7,618,802 issued to the
12 University of North Carolina Chapel Hill's Ralph Baric - and, in
13 the absence of testing protocols, elected to insist that
14 SARS-CoV-2 was the pathogen responsible for conditions that were
15 consistent with moderate to severe acute respiratory syndrome.
16 On March 4, 2020, California Governor Gavin Newsome violated the
17 law of the State of California by issuing Executive Order N-33-
18 20 based on the "threat of COVID-19" with no evidence that such
19 threat existed as confirmed by serology or confirmed immunologic
20 evidence. The Government Code sections cited in the Order
21 (Government Code sections 8567, 8627, and 8665) require that
22 criteria be met which do not include the "threat" of any
23 condition but evidence of said condition. At that time, neither
24 the CDC nor the WHO had sufficient testing in place to: a)
25 confirm and isolate "a novel coronavirus" from other
coronaviruses; b) California did not have pathology data to
suggest that an epidemic was imminent; and, c) the rest of the
United States was equally incapable of making any such
assessment as a result of the aforementioned conspiring parties'
actions. Governor Newsome's Executive Order, followed by
numerous other similar orders, all are based on the threat of a
thing that may or may not exist. Around March 12, 2020, in an
effort to enrich their own economic interests by way of securing

1 additional funding from both Federal and Foundation actors, the
2 CDC and WHO elected to suspend testing and classify COVID-19 by
3 capricious symptom presentation alone. At present, the standard
4 according to the Council of State and Territorial
5 Epidemiologists Interim-20-ID-01 for COVID-19 classification is:
6 In outpatient or telehealth settings at least two of the
7 following symptoms: fever (measured or subjective), chills,
8 rigors, myalgia, headache, sore throat, new olfactory and taste
9 disorder(s) OR at least one of the following symptoms: cough,
10 shortness of breath, or difficulty breathing OR Severe
11 respiratory illness with at least one of the following: •
12 Clinical or radiographic evidence of pneumonia, or • Acute
13 respiratory distress syndrome (ARDS). AND No alternative more
14 likely diagnosis Laboratory Criteria for Reporting • Detection
15 of SARS-CoV-2 RNA in a clinical specimen using a molecular
16 amplification detection test. • Detection of specific antigen in
17 a clinical specimen. • Detection of specific antibody in serum,
18 plasma, or whole blood indicative of a new or recent infection.
19 Serologic methods for diagnosis are currently being defined. Not
20 surprisingly, after inflicting grave harm to the citizens of the
21 United States of America in economic hardships resulting from
22 their allegation of an "epidemic" or "pandemic", the CDC and the
23 NIAID set forth, and the President of the United States and
24 various Governors in the respective States promulgated standards
25 for lifting conditions in violation of the 1st Amendment to the
Constitution that serve exclusively to enrich them. Both the
presence of a vaccine or treatment and, or, the development of
testing - both that solely benefit the conspiring parties and
their co-conspirators - are set as a condition for re-opening
the country. This is an unambiguous violation of the Sherman Act
and must be prosecuted immediately to the full extent of the
law.

Moderna Knowledge of Violations

117. M·CAM and Knowledge Ecology International have independently confirmed that Moderna has violated U.S. law in failing to disclose the U.S. government's funding interest in their patents and patent applications. While this negligence impacts all of Moderna's over 130 granted U.S. Patents, it is particularly problematic for U.S. Patent 10,702,600 ('600) which is the patent relating to, "a messenger ribonucleic acid (mRNA) comprising an open reading frame encoding a betacoronavirus (BetaCoV) S protein or S protein subunit formulated in a lipid nanoparticle." The specific claims addressing the pivot to the SARS Coronavirus were patented on March 28, 2019 - 9 months before the SARS CoV-2 outbreak! Both the patent and the DARPA funding for the technology were disclosed in scientific publication (New England Journal of Medicine) but the government funds were not acknowledged in the patent. In 2013, the Autonomous Diagnostics to Enable Prevention and Therapeutics (ADEPT) program awarded grant funding to Moderna Therapeutics for the development of a new type of vaccine based on messenger RNA. The initial DARPA grant was W911NF-13-1-0417. The company used that technology to develop its COVID-19 vaccine, currently undergoing Phase I clinical trials in conjunction with NIH. Under the Federal Acquisition Regulation (FAR) rules, contractor to the Federal Government must provide information regarding intellectual property infringement issues as part of their contract. Under FAR §27.201-1(c) and (d), the Government both requires a notice of infringement or potential infringement as well as retention of economic liability for patent infringements. Specifically, in FAR §52.227.3 (a), the "Contractor shall indemnify the Government and its officers, agents, and employees against liability, including costs for infringement of any United States Patent...". In addition to the patents cited by the USPTO in their examination of '600, M·CAM

1 has identified fourteen other issued patents preceding the 600
2 patent which were used by patent examiners to limit patents
3 arising from the same funded enjoys hundreds of millions of
4 dollars of funding allegiance and advocacy from Anthony Fauci
5 and his NIAID, since inception, it has been engaged in illegal
6 patent activity and demonstrated contempt for U.S. Patent law.
7 To make matters worse, the U.S. Government has given it
8 financial backing in the face of undisclosed infringement risks
9 potentially contributing to the very infringement for which they
10 are indemnified.²⁹ <https://crsreports.congress.gov/product/pdf/IN/IN11446> 21 C.F.R. § 50.24 et seq., Illegal Clinical
11 Trial. It is unlawful to conduct medical research (even in the
12 case of emergency) without a series of steps taken to: a.
13 Establish the research with a duly authorized and independent
14 institutional review board; b. Secure informed consent of all
15 participants including a statement of risks and benefits; and,
16 c. Engage in consultation with the community in which the study
17 is to be conducted. Dr. Anthony Fauci has forced upon the
18 healthy population of the United States an unlawful clinical
19 trial in which the U.S. Department of Health and Human Services
20 are extrapolating epidemiologic data. No informed consent has
21 been sought or secured for any of the "medical countermeasures"
22 forced upon the population and no independent review board – as
23 defined by the statute – has been empaneled. Through April 2020,
24 the official recommendation by the Journal of the American
25 Medical Association was unambiguous. "Face masks should not be
worn by healthy individuals to protect themselves from acquiring
respiratory infection because there is no evidence to suggest
that face masks worn by healthy individuals are effective in
preventing people from becoming ill."³⁰ Part of that lack of
evidence in fact showed that cloth face masks actually increased
influenza-linked illness.³¹ In contravention to established
science, States, municipalities, and businesses have violated

1 the legal requirements for the promulgation of medical counter
2 measures during a public health emergency stating a "belief"
3 that face masks limit the spread of SARS CoV-2. To date, not a
4 single study has confirmed that a mask prevented the
5 transmission of, or the infection by SARSCoV-2. All parties
6 mandating the use of facemasks are not only willfully ignoring
7 established science but are engaging in what amounts to a whole
8 population clinical trial. This conclusion is reached by the
9 fact that facemask use, and COVID-19 incidence are being
10 reported in scientific opinion pieces promoted by the United
11 States Centers for Disease Control and Prevention and others.³²
12 Social distancing of up to 6 feet has been promoted as a means
13 of preventing person-to-person transmission of influenza-like
14 viruses. While one study hypothesized that infection could
15 happen in a 6 foot range, the study explicitly states that
16 person-to-person transfer was not tested and viability of the
17 virus at 6 feet was not even a subject of the investigation.³³
18 That didn't stop the misrepresentation of the study to be used
19 as the basis for an unverified medical countermeasure of social
20 distancing. To date, no study has established the efficacy of
21 social distancing to modify the transmission of SARS CoV2.
22 Public health officials have referenced:
<https://jamanetwork.com/journals/jama/fullarticle/2762694> ³¹
<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC4420971/> ³²
<https://www.cdc.gov/coronavirus/2019-ncov/prevent-getting-sick/cloth-face-cover-guidance.html>³³. Werner E. Bischoff,
23 Katrina Swett, Iris Leng, Timothy R. Peters, Exposure to
Influenza Virus Aerosols During Routine Patient Care, The
Journal of Infectious Diseases, Volume 207, Issue 7, 1 April
2013, Pages 1037- 1046, <https://doi.org/10.1093/infdis/jis773>
<https://www.ncbi.nlm.nih.gov/pmc/articles/PMC5907354/#CR43>

1 In contravention to established science, States, municipalities,
2 and businesses have violated the legal requirements for the
3 promulgation of medical counter measures during a public health
4 emergency stating a "belief" that social distancing of a
5 healthy population limits the spread of SARS CoV-2. To date, not
6 a single study has confirmed that social distancing of any
7 population prevented the transmission of, or the infection by
8 SARS CoV-2. It is unlawful under the FTC Act, 15 U.S.C. §41 et
9 seq., to advertise that a product or service can prevent, treat,
10 or cure human disease unless you possess competent and reliable
11 scientific evidence, including, when appropriate, well-
12 controlled human clinical studies, substantiating that the
13 claims are true at the time they are made. As a result, every
14 party promoting the use of face masks is violating the FTC Act.
15 All of these laws have been broken. All relevant authorities in
16 the United States must cease and desist the use of face masks
17 until the matters above are rectified.

18 **CAUSE OF ACTION**

19 118. Dr. Anthony Fauci has forced upon the healthy
20 population of the United States an unlawful clinical trial in
21 which the U.S. Department of Health and Human Services are
22 extrapolating epidemiologic data. No informed consent has been
23 sought or secured for any of the "medical countermeasures"
24 forced upon the population and no independent review board - as
25 defined by the statute - has been empaneled. It is presumed that
the CDC and its associates were: a) fully aware of the work
being performed using their patented technology; b) entered into
explicit or implicit agreements including licensing, or other
consideration; and, c) willfully engaged one or more foreign
interests to carry forward the exploitation of their proprietary
technology when the U.S. Supreme Court confirmed that
such patents were illegal, and the National Institutes of Health

1 issued a moratorium on such research. To add insult to injury,
2 numerous administrative agencies are issuing administrative
3 "guidelines" that are based upon the CDC's erroneous and illegal
4 "mandates" and commercial legal relations are being adversely
affected such that these "guidelines" are being treated as laws.
5 Rochelle P. Walensky (et. Al.), Director of the Centers for
6 Disease Control and Prevention, knew or should have known that
7 her actions were illegal and not just civilly actionable but due
8 to the enormity of her actions (and those operating in concert
with her) rise to the level of criminal as it is a maxim of law
9 that, "external actions indicate internal intentions."

10 119. The Criminal violation(s) in this Civil Suit is
nonstop from the beginning and still going strong today. Dr.
11 Anthony Fauci has forced upon the healthy population of the
12 United States an unlawful clinical trial in which the U.S.
13 Department of Health and Human Services are extrapolating
14 epidemiologic data.

15 120. The Supreme Court made it abundantly clear that the
Court had "long held" that nature was not patentable. The CDC
16 made false claim(s) and misleading claims to the United States
17 and lied beyond the Domain of patent protection.

18 **FOR PROFIT**

19 121. Based on company financial statements, the Alliance
estimates that Pfizer, BioNTech, and Moderna will make pre-tax
20 profits of \$34 billion this year between them, which works out
as over a thousand dollars a second, \$65,000 a minute or \$93.5
21 million a day. The monopolies these companies hold have produced
22 five new billionaires during the pandemic, with a combined net
23 wealth of \$35.1 billion.

24 122. Pfizer 3 Quarter reports a 36 billion Profit; Moderna
25 forecast an 18 Billion Dollar profit along with Johnson and
Johnson/Jassen expected a 2.5 Billion Dollar profit. These
profits are is based on illegal transactions. It is important to

1 note that the CDC patent applications were also rejected; not
 2 only knowing the Patent was clearly illegal, Dr. Fauci knew or
 3 should have known and failed to disclose evidence that the CDC
 4 patent was illegal, based on the work he had funded in the years
 5 leading up to the SARS outbreak. Dr. Fauci's abuse of the patent
 6 law is clearly written. His bogus "invention" for profit has
 7 violated many laws and has took a lot of life(s) and love ones
 8 from their families, Mr. Fauci's, and the CDC recklessness,
 9 greed or Ego should be criminally investigated; nor less of
 making false claim(s) knowing the patent and other false claims
 were rejected from the beginning.

10 123. Plaintiff does not believe that an administrative
 11 process will settle any of the claims herein related. Plaintiff
 12 believes that a default/declaratory judgment, summary judgment,
 13 or jury verdict, will resolve the remedies requested.

COUNT I

(Breach of Agreement)

14 124. Plaintiff, living woman, incorporates the allegations
 15 in paragraphs 1 through 123 above.

16 125. The Constitution for the United States of America
 17 (circa 1787) is the supreme law of the land. The Supremacy
 18 Clause of the Constitution of the United States (Article VI,
 19 Clause 2) establishes that the Constitution, federal laws made
 20 pursuant to it, and treaties made under its authority,
 21 constitute the "supreme Law of the Land", and thus take priority
 22 over any conflicting state laws. It provides that state courts
 23 are bound by, and state constitutions subordinate to, the
 24 supreme law. However, federal statutes and treaties are supreme
 25 only if they are implemented within the parameters of the
 Constitution.

126. Said agreement/Trustee oath is codified at Title 5 USC
 \$1331, 1332, 1333. **Defendants are in breach of said agreement**
(oath of office) in that they are instituting unlawful actions

in relation to a eugenics program couched as a "covid-19"
p[L]andemic.

127. **Breach of contract** (i.e., agreement) is defined by Ballentine's Law dictionary 3rd Ed. as "A failure without legal excuse to perform any promise which forms a whole or a part of a contract, including the refusal of a party to recognize the existence of the contract or the doing of something inconsistent with its existence. City Bank v. Erskine & Sons, 158 Ohio St 450, 110 NE2d 598; a nonperformance of any contractual duty of immediate performance; the breach may be total or partial and may take place by failure to perform acts promised ... or hindrance... Restatement, Contracts § 312."

128. WHEREFORE, plaintiff demands judgment against defendant in an amount to be determined at trial for costs and expenses.

COUNT II

(Breach of First Amendment)

129. Plaintiff, living woman, incorporates the allegations in paragraphs 1 through 128 above.

130. Defendants are in breach of the First Amendment as they have unlawfully enacted and enforced edicts in furtherance of restricting the rights to assemble, establishment of religion (Satanism), and freedom of speech.

131. WHEREFORE, Plaintiff seeks a permanent injunction barring defendants and all those in concert with them from restricting unalienable rights protected by the First Amendment.

WHEREFORE, plaintiff demands judgment against defendants in an amount to be determined at trial, plus costs and expenses.

1 **COUNT III**2 **(Breach of Second Amendment)**

3 132. Plaintiff, living woman, incorporates the allegations
 4 in paragraphs 1 through 131 above.

5 133. Defendants are in breach of the Second Amendment as
 6 they have unlawfully enacted and enforced edicts in furtherance
 7 of restricting the rights to Keep (in our possession) and bear
 8 (carry on one's body) arms.

9 134. WHEREFORE, Plaintiff seeks a permanent injunction
 10 barring defendants and all those in concert with them from
 11 restricting unalienable rights protected by the Second
 12 Amendment.

13 WHEREFORE, plaintiff demands judgment against defendants in
 14 an amount to be determined at trial, plus costs and expenses.

12 **COUNT IV**13 **(Breach of Fourth Amendment)**

14 135. Plaintiff, living woman, incorporates the allegations
 15 in paragraphs 1 through 134 above.

16 136. Defendants are in breach of the Fourth Amendment as
 17 they have unlawfully enacted and enforced edicts in furtherance
 18 of restricting the rights to "be secure in their persons,
 19 houses, papers, and effects, against unreasonable searches and
 20 seizures, shall not be violated, and no Warrants shall issue,
 21 but upon probable cause, supported by Oath or affirmation, and
 22 particularly describing the place to be searched, and the
 23 persons or things to be seized." In furtherance of attempting
 24 to, actually coercing parties to take an experimental "synthetic
 25 [experimental] pathogen" couched as a so-called "vaccine" to
 26 create an international fraudulent "pandemic" to alter the
 27 foundational Supremacy Clause.

28 137. WHEREFORE, Plaintiff seeks a permanent injunction
 29 barring defendants and all those in concert with them from

1 restricting unalienable rights protected by the Fourth
2 Amendment.

3 WHEREFORE, plaintiff demands judgment against defendants in
4 an amount to be determined at trial, plus costs and expenses.

5 **COUNT V**

6 **(Breach of Fifth Amendment)**

7 138. Plaintiff, living woman, incorporates the allegations
8 in paragraphs 1 through 137 above.

9 139. Defendants are in breach of the Fifth Amendment as
10 they have unlawfully enacted and enforced edicts in furtherance
11 of restricting the rights to "...be deprived of life, liberty, or
property, without due process of law; nor shall private property
be taken for public use, without just compensation."

12 140. WHEREFORE, Plaintiff seeks a permanent injunction
13 barring defendants and all those in concert with them from
14 restricting unalienable rights protected by the Fifth Amendment.

15 WHEREFORE, plaintiff demands judgment against defendants in
16 an amount to be determined at trial, plus costs and expenses.

17 **COUNT VI**

18 **(Breach of Eighth Amendment)**

19 141. Plaintiff, living woman, incorporates the allegations
20 in paragraphs 1 through 140 above.

21 142. Defendants are in breach of the Eighth Amendment as
22 they have unlawfully enacted and enforced edicts in furtherance
23 of restricting the rights to "Excessive bail shall not be
24 required, nor excessive fines imposed, nor cruel and unusual
punishments inflicted." In other words, the Unalienable Right to
bodily integrity.

25 143. WHEREFORE, Plaintiff seeks a permanent injunction
barring defendants and all those in concert with them from
restricting unalienable rights protected by the Eighth
Amendment.

1 WHEREFORE, plaintiff demands judgment against defendants in
 2 an amount to be determined at trial, plus costs and expenses.

3 **COUNT VII**

4 **(Breach of Ninth Amendment)**

5 144. Plaintiff, living woman, incorporates the allegations
 6 in paragraphs 1 through 143 above.

7 145. Defendants are in breach of the Ninth Amendment as
 8 they have unlawfully enacted and enforced edicts in furtherance
 9 of restricting the rights to "The enumeration in the
 Constitution, of certain rights, shall not be construed to deny
 or disparage others retained by the people." In other words, the
 10 Unalienable Right to bodily integrity, to work without being
forced to take an experimental "clot shot"/"synthetic pathogen",
 11 travel unrestricted, etc.

12 146. WHEREFORE, Plaintiff seeks a permanent injunction
 13 barring defendants and all those in concert with them from
 14 restricting unalienable rights protected by the Ninth Amendment.

15 WHEREFORE, plaintiff demands judgment against defendants in
 16 an amount to be determined at trial, plus costs and expenses.

17 **COUNT VIII**

18 **(Breach of Tenth Amendment)**

19 147. Plaintiff, living woman, incorporates the allegations
 20 in paragraphs 1 through 146 above.

21 148. Defendants are in breach of the Tenth Amendment as
 22 they have unlawfully enacted and enforced edicts in furtherance
 23 of restricting the rights to "The powers not delegated to the
 United States by the Constitution, nor prohibited by it to the
 states, are reserved to the states respectively, or to the
 24 people." In other words, the Unalienable Right to bodily
integrity, to work without being forced to take an experimental
"clot shot"/"synthetic pathogen", travel unrestricted, etc.

25 This premise is further supported by the dicta stated by Sandra Day O'Connor, in the case of New York v. United States, 488 U.S.

1 1041 (1992), "The question is not what power the Federal
 2 Government ought to have but what powers in fact have been given
 3 by the people." And "state officials remain accountable to the
 4 people." And "...the choice remains at all times with the
 5 residents of the State, not with Congress." And, "...the
 6 Constitution divides authority between federal and state
 governments **for the protection of individuals.**"

7 149. WHEREFORE, Plaintiff seeks a permanent injunction
 barring defendants and all those in concert with them from
 8 restricting unalienable rights protected by the Tenth Amendment.

9 WHEREFORE, plaintiff demands judgment against defendants in
 10 an amount to be determined at trial, plus costs and expenses.

11 **COUNT IX**

12 **(Breach of Thirteenth Amendment)**

13 150. Plaintiff, living woman, incorporates the allegations
 14 in paragraphs 1 through 149 above.

15 151. Defendants are in breach of the Thirteenth Amendment
 as they have unlawfully enacted and enforced edicts in
 16 furtherance of restricting the rights to "Neither slavery nor
 17 **involuntary servitude**, except as a punishment for crime whereof
 the party shall have been duly convicted, shall exist within the
 18 United States, or any place subject to their jurisdiction." In
 other words, **the Unalienable Right to freedom of bodily**
 19 **integrity**. Defendants are attempting to take legal title to
 20 plaintiff's body by attempting to force plaintiff to conform to
 21 their illegal tyrannical medical edicts. Plaintiff holds legal
 22 and equitable title to herself, her body, and her Ens Legis
 23 (ANNETTE LYNN MCKENNA®™©) as a Holder-in-Due-Course, Secured
 24 Party Creditor.

25 152. WHEREFORE, Plaintiff seeks a permanent injunction
 barring defendants and all those in concert with them from

1 restricting unalienable rights protected by the Thirteenth
2 Amendment.

3 WHEREFORE, plaintiff demands judgment against defendants in
4 an amount to be determined at trial, plus costs and expenses.
5

6 **COUNT X**

7 **(Breach of Title 35 USC 101 - Patent Fraud)**

8 153. Plaintiff, living woman, incorporates the allegations
9 in paragraphs 1 through 152 above.

10 154. Defendants are in breach of Title 35 USC 101 - Patent
11 Fraud. Defendants actually engaged in fraud (intentional
12 misrepresentation) or engaged in an ongoing conspiracy to commit
13 said criminal fraud. Although this particular count is criminal
14 and has been complained of through the United States Attorney's
15 Office, said count does constitute a penalty of \$250,000.00.

16 155. **Patent Fraud** -Title 35 USC §101; Guidance--The
17 discussion of Section 101 on Bitlaw Guidance is divided into
18 these four pages:

- 19 • What is a Section 101 Rejection See Exhibit "A" From
20 Justice Clarence Thomas
21 • Applying Step One of the Alice test,
22 • Applying Step Two of the Alice test, and quoted By U.S.
23 Supreme Court:

24 **ruled in the case of Association for Molecular Pathology et al.**
25 **v. Myriad Genetics** - meant unconstitutional in 2013 by the
United States Supreme Court that the commercial exploitation of
any research or commercial activity in the United during the
period of patent enforcement and after the Supreme Court ruling
confirming that patents on genetic material was illegal. The
perpetrators of the so-called "covid-19" "**Synthetic Pathogen**"
violated Title 35 USC 101, patent fraud and that said "**Synthetic**
Pathogen" is admitted as a biowarfare agent.

1 156. Whereas: The Spike Protein of SARS-CoV-2 virus is the
2 direct result of Gain-of-Function (GoF) research on Corona
3 Viruses; and: This Gain-of-Function research was funded by U.S.
4 taxpayers via Federal Agencies, including but not limited to,
5 the NIH, NIAID, DOD, HHS, NSF, and the USAID; and: These Federal
6 Agencies have paid monies to multiple Universities, Public and
7 Private Corporations for Gain-of-Function research, in addition
8 to and including but not limited to, **Peter Daszak of EcoHealth**,
9 who subsequently funneled these monies including but not limited
10 to, **Professor Ralph Baric at the University of North Carolina -**
Chapel Hill, and Professor Shi Zhengli at the Wuhan Institute of
Virology; and Whereas: the Constitution of the United States of
America does not empower the Senate or the Executive Branch of
the U.S. Federal Government with the power or authority to
regulate medical care; Whereas: physicians have been prevented
13 from practicing medical care of patients as they and their
14 patients deem medically appropriate, following actions taken by
15 the Federal Government including but not limited to
16 Administrative agencies including the NIH, NIAID, CDC, PHS, FDA,
17 and HHS; and Whereas: this has resulted in a pandemic that has
18 cost more American lives than any war in U.S. history including
19 WWII, The Civil War, or all other U.S. Wars combined. and The
20 EUA documents filed by **Pfizer, Moderna, and Janssen** all
21 demonstrate that the use of these Experimental Drug/Vaccines
22 that include either the mRNA or dsDNA of the Spike Protein
23 produced by this Gain-of-Function Research, do NOT statistically
24 reduce the incidence of COVID-19, or deaths from COVID-19, and
25 Whereas: by definition this Spike Protein is pursuant to the
terms and conditions of the Biological Weapons Convention Treaty
(BWCT) a direct violation of the Biological Weapons Convention
Treaty; and Whereas: the failure to provide the required written
Informed Consent to individuals being given these Experimental
Drug Vaccine (Biological Agents), make the injection of these

1 Experimental Drug Vaccines (Biological Agents) by definition; a
2 violation of (1) The 1947 Nuremberg Code, (2) The International
3 Covenant on Civil and Political Rights (ICCPR) Treaty, (3) The
4 1964 Declaration of Helsinki, and (4) The American Medical
5 Association (AMA) Code of Ethics. We hereby respectfully and
6 formally request: That the President and Congress of the United
7 States of American begin the immediate investigation of those
8 involved in Gain-of-Function research, and that the
9 investigation specifically include the investigation of those
10 individuals and agencies responsible for the investment and
11 development of the SARS-CoV-2 virus. That these individuals be
12 held legally and criminally accountable for their actions in
13 violation including but not limited to the U.S. Statutory
14 violations as well as violations of the BWC Treaty, the ICCPR
15 Treaty, and The Declaration of Helsinki. We hereby respectfully
16 and formally request: Legislative and Executive action to ban
17 the funding and development of such Gain-of-Function research,
18 and the immediate cessation of such research currently being
19 conducted and a return of such funding to the agencies or
20 individuals that dispensed said funding. We hereby respectfully
21 and formally request: **Legislative and Executive action to ban**
any Federal interference with the practice of medicine and to
refrain from any further interference with the practice of
medicine. We hereby respectfully and formally request:
22 Legislative and Executive action to ban any mask or drug vaccine
23 (biologics) mandates or requirements of U.S. citizens including
24 but not limited to travel, entry into places of business, or
other activities consistent with the practices and principles of
the U.S. Constitution and Amendments to the Constitution.

25 157. Plaintiff seeks a permanent injunction barring
defendants and all those in concert with them from using their
fraud to violate the unalienable rights of plaintiff protected
by the Constitution for The United States of America (circa

1 1787) and to collect said penalty sum from each defendant's
2 LEGACY account, or other to be determined.

3 WHEREFORE, plaintiff demands judgment against defendants in
an amount to be determined at trial, plus costs and expenses.

4 **COUNT XI**

5 **(Title 18 USC §1956 and 1957 - Money Laundering)**

6 158. Plaintiff, living woman, incorporates the allegations
in paragraphs 1 through 157 above.

7 159. Defendants are in breach of Title 18 USC §1956 and
8 1957 - Money Laundering. After defendants engaged in actual or
9 conspiracy to engage in patent fraud, they electronically moved
10 funds, which constitutes money laundering. Although this
11 particular count is criminal and has been complained of through
12 the United States Attorney's Office, said count does constitute
a penalty of \$250,000.00.

13 160. WHEREFORE, Plaintiff seeks a permanent injunction
barring defendants and all those in concert with them from using
14 their ill-gotten gains from patent fraud to violate the
15 unalienable rights of plaintiff protected by the Constitution
16 for The United States of America (circa 1787) and to collect
17 said penalty sum from each defendant's LEGACY account, or other
18 to be determined.

19 WHEREFORE, plaintiff demands judgment against defendants in
an amount to be determined at trial, plus costs and expenses.

20 **COUNT XII**

21 **(Title 18 USC §1343 - Wire Fraud)**

22 161. Plaintiff, living woman, incorporates the allegations
in paragraphs 1 through 160 above.

23 162. Defendants are in breach of Title 18 USC §1343 - Wire
Fraud. After defendants engaged in actual or conspiracy to
24 engage in patent fraud, they electronically moved funds, which
25 constitutes wire fraud. Although this particular count is
criminal and has been complained of through the United States

1 Attorney's Office, said count does constitute a penalty of
2 \$250,000.00.

3 163. WHEREFORE, Plaintiff seeks a permanent injunction
4 barring defendants and all those in concert with them from using
5 their ill-gotten gains from patent fraud to violate the
6 unalienable rights of plaintiff protected by the Constitution
7 for The United States of America (circa 1787) and to collect
8 said penalty sum from each defendant's LEGACY account, or other
9 to be determined.

10 WHEREFORE, plaintiff demands judgment against defendants in
11 an amount to be determined at trial, plus costs and expenses.

12 **COUNT XIII**

13 **(Title 18 USC §1341-1351 - Securities Fraud)**

14 164. Plaintiff, living woman, incorporates the allegations
15 in paragraphs 1 through 163 above.

16 165. Defendants are in breach of Title 18 USC §1341-1351 -
17 Securities Fraud. After defendants engaged in actual or
18 conspiracy to engage in patent fraud, wire fraud and money
19 laundering, they bought and sold registered securities, which
20 constitutes securities fraud. Although this particular count is
21 criminal and has been complained of through the United States
22 Attorney's Office, said count does constitute a penalty of
23 \$250,000.00.

24 166. Plaintiff seeks a permanent injunction barring
25 defendants and all those in concert with them from using their
ill-gotten gains from said violations, from trading in said
stocks, and barre said companies from operating to perpetuate
said fraud, to violate the unalienable rights of plaintiff
protected by the Constitution for The United States of America
(circa 1787) and to collect said penalty sum from each
defendant's LEGACY account, or other to be determined.

WHEREFORE, plaintiff demands judgment against defendants in
an amount to be determined at trial, plus costs and expenses.

COUNT XIV

(Criminal Harassment - State Penal/Criminal Code)

167. Plaintiff, living woman, incorporates the allegations
in paragraphs 1 through 166 above.

168. Defendants are in breach of their oaths of office in using their offices to cause "fear and alarm" therein engaging in Criminal Harassment - State Penal/Criminal Code. After defendants engaged in actual or conspiracy to engage in patent fraud, wire and securities fraud, and money laundering, they engaged in conduct to defraud the public in thinking that an actual pandemic existed when none did and caused legislative, executive, and judicial bodies to engage in fraudulent, unconstitutional actions in violation of numerous Amendments to the State and Federal Constitutions to violate the Unalienable rights previously enumerated. Although this particular count is criminal and has been complained of through the United States Attorney's Office, said count does constitute a penalty sum yet to be determined.

169. WHEREFORE, Plaintiff seeks a permanent injunction barring defendants and all those in concert with them from using their offices and positions to perpetuate a fraudulent pandemic that does not exist.

WEREFORE, plaintiff demands judgment against defendants in an amount to be determined at trial, plus costs and expenses.

COUNT XV

(Title 18 USC §873 - Blackmail)

170. Plaintiff, living woman, incorporates the allegations in paragraphs 1 through 169 above.

171. Defendants are in breach of Title 18 USC §873 - Blackmail. After defendants engaged in actual or conspiracy to engage in patent fraud, wire fraud and money laundering, they used coercion to "con" the "PUBLIC" (defined in Ballentine's

1 Dictionary 2nd) into taking the "synthetic pathogen" in a
 2 eugenics program in order to retain their freedom continue
 3 working, traveling, and buying and selling, which is the most
 4 egregious as it constitutes the appearance of those premises
 found at P.L. 97-280, the Book of Revelation,

5 "Revelation 13:17, KJV: "And that no man might buy or sell,
 6 save he **that had the mark** [the "covid-19 vaccination"], or the
 name of the beast, or the number of his name." Revelation
 7 13:17, NASB: "and he decrees that **no one will be able to buy**
or to sell, except the one who has the mark, either the name
 of the beast or the number of his name."

9 172. This conduct constitutes restraint of trade, which
 invokes the jurisdiction of the United States Court of
 10 International Trade in New York. Although this particular count
 11 is criminal and has been complained of through the United States
 12 Attorney's Office, said count does constitute a penalty of
 \$250,000.00.

14 173. Plaintiff seeks a permanent injunction barring
 defendants from restricting plaintiff's relations in trade and
 15 travel, both domestically and internationally.

16 WHEREFORE, plaintiff demands judgment against defendants in an
 amount to be determined at trial, plus costs and expenses.

18 COUNT XVI

19 (Title 18 USC §241, 242, 371, 1349 - Criminal Conspiracy)

20 174. Plaintiff, living woman, incorporates the allegations
 in paragraphs 1 through 173 above.

21 175. Defendants are in breach of Title 18 USC §241, 242,
 22 371, 1349 - Criminal Conspiracy. After defendants engaged in
 actual or conspiracy to engage in patent/wire/securities fraud
 23 and money laundering, they enlisted others to participate with
 them in carrying out their plans to engage in global eugenics.
 24 Although this particular count is criminal and has been
 complained of through the United States Attorney's Office, said
 25 count does constitute a penalty of \$250,000.00.

1 176. WHEREFORE, Plaintiff seeks a permanent injunction
 2 barring defendants **and all those in concert with them** from
 3 carrying out the illegal plans, schemes, and artifices in
 4 restricting the unalienable liberties of plaintiff. Plaintiff
 5 seeks an order to collect said penalty sum from each defendant's
 6 (and all those operating in concert with them - as they bear)
 7 LEGACY account, or other to be determined AND TO FILE CONTEMPT
 8 CHARGES FOR VIOLATING THIS COURT'S ORDER THAT WILL PROTECT the
 9 unalienable Rights of plaintiff that are guaranteed and
 10 protected by the Supremacy Clause.

11 WHEREFORE, plaintiff demands judgment against defendants in
 12 an amount to be determined at trial, plus costs and expenses.

COUNT XVII

(Title 18 USC §1961-1968 - RICO)

13 177. Plaintiff, living woman, incorporates the allegations
 14 in paragraphs 1 through 176 above.

15 178. Defendants are in breach of Title 18 USC §1341-1351 -
 16 Securities Fraud. After defendants engaged in actual or
 17 conspiracy to engage in patent fraud, wire fraud and money
 18 laundering, they bought and sold registered securities, which
 19 constitutes securities fraud. Although this particular count is
 20 criminal and has been complained of through the United States
 21 Attorney's Office, said count does constitute a penalty of
 22 \$250,000.00.

23 179. WHEREFORE, Plaintiff seeks a permanent injunction
 24 barring defendants and all those in concert with them from using
 25 their ill-gotten gains from said violations, from trading in
 26 said stocks, and barre said companies from operating to
 27 perpetuate said fraud, to violate the unalienable rights of
 28 plaintiff protected by the Constitution for The United States of
 29 America (circa 1787) and to collect said penalty sum from each
 30 defendant's LEGACY account, or other to be determined.

1 WHEREFORE, plaintiff demands judgment against defendants in
 2 an amount to be determined at trial, plus costs and expenses.

3 **COUNT XVIII**

4 **(Title 18 USC §1113 - Attempted Murder)**

5 180. Plaintiff, living woman, incorporates the allegations
 6 in paragraphs 1 through 179 above.

7 181. Defendants are in breach of Title 18 USC §1113 -
 8 Attempted Murder. After defendants engaged in actual or
 9 conspiracy to engage in patent/wire/securities fraud, and money
 10 laundering, and have attempted to coerce individuals in taking a
 11 potentially deadly "synthetic pathogen" in violation of "life,
 12 liberty and pursuit of happiness." Furthermore, forcing someone
 13 to wear a facial "oxygen blocker" called a "face mask" in a
 14 restriction on one's life - i.e., to breath fresh air. This
 15 constitutes attempted murder, which comes with a corresponding
 16 commercial liability. Although this particular count is criminal
 17 and has been complained of through the United States Attorney's
 18 Office, said count does constitute a penalty of \$250,000.00.

19 182. Plaintiff seeks a permanent injunction barring
 20 defendants from engaging in any conduct reminiscent of the
 21 actions described above. Plaintiff also seeks to collect said
 22 penalty sum from each defendant's LEGACY account, or other to be
 23 determined.

24 WHEREFORE, plaintiff demands judgment against defendants in
 25 an amount to be determined at trial, plus costs and expenses.

21 **COUNT XIX**

22 **(Title 18 USC §1112 - Manslaughter)**

23 183. Plaintiff, living woman, incorporates the allegations
 24 in paragraphs 1 through 182 above.

25 184. Defendants are in breach of Title 18 USC §1112 -
 Manslaughter. After defendants engaged in actual or conspiracy
 to engage in patent/wire/securities fraud, and money laundering,
 and have attempted to coerce individuals in taking a potentially

1 deadly "synthetic pathogen" in violation of "life, liberty and
 2 pursuit of happiness," people have died in taking this alleged
 3 "vaccine." Therein, defendants are guilty of manslaughter, see
 4 VAERS report deaths. Although this particular count is criminal
 5 and has been complained of through the United States Attorney's
 Office, said count does constitute a penalty of \$250,000.00.

6 185. WHEREFORE, Plaintiff seeks a permanent injunction
 7 barring defendants from engaging in any conduct reminiscent of
 8 the actions described above. Plaintiff also seeks to collect
 9 said penalty sum from each defendant's LEGACY account, or other
 to be determined.

10 WHEREFORE, plaintiff demands judgment against defendants in
 an amount to be determined at trial, plus costs and expenses.
 11

COUNT XX

(Title 18 USC §2441 - Biowarfare)

**(Biological Weapons Anti-Terrorism Act of 1989 (BWATA), Pub.L.
 14 101-298, enacted May 22, 1990))**

15 186. Plaintiff, living woman, incorporates the allegations
 in paragraphs 1 through 185 above.

16 187. Defendants are in breach of Title 18 USC §2441 -
 17 Biowarfare, (Biological Weapons Anti-Terrorism Act of 1989
 18 (BWATA), Pub.L. 101-298, enacted May 22, 1990)). After
 19 defendants engaged in actual or conspiracy to engage in
 patent/wire/securities fraud, and money laundering, and have
 20 attempted to coerce individuals in taking a potentially deadly
 21 "synthetic pathogen" in violation of "life, liberty and pursuit
 22 of happiness," people have died and the evidence supports the
 23 premise that the defendants "knew or should have known" that
 24 their actions would cause biowarfare deaths. Therein, defendants
 25 are guilty of biowarfare as stated by their contractual
 agreements, see List of Exhibits in Support. Although this
 particular count is criminal and has been complained of through

1 the United States Attorney's Office, said count does constitute
2 a penalty of \$250,000.00.

3 188. Plaintiff seeks a permanent injunction barring
4 defendants from engaging in any conduct reminiscent of the
5 actions described above. Plaintiff also seeks to collect said
6 penalty sum from each defendant's LEGACY account, or other to be
determined.

7 WHEREFORE, plaintiff demands judgment against defendants in
an amount to be determined at trial, plus costs and expenses.

8 **COUNT XXI**

9 **(Title 18 USC §2331 - International Terrorism)**

10 189. Plaintiff, living woman, incorporates the allegations
in paragraphs 1 through 188 above.

11 190. Defendants are in breach of Title 18 USC §2331 -
12 International Terrorism. After defendants engaged in actual or
13 conspiracy to engage in patent/wire/securities fraud, and money
14 laundering, and have attempted to coerce individuals in taking a
15 potentially deadly "synthetic pathogen" in violation of "life,
16 liberty and pursuit of happiness," people died and defendants
17 exported the biowarfare. The evidence constitutes International
18 Terrorism. Although this particular count is criminal and has
19 been complained of through the United States Attorney's Office,
said count does constitute a penalty of \$250,000.00.

20 191. Plaintiff seeks a permanent injunction barring
defendants from engaging in any conduct reminiscent of the
21 actions described above. Plaintiff also seeks to collect said
22 penalty sum from each defendant's LEGACY account, or other to be
determined.

23 WHEREFORE, plaintiff demands judgment against defendants in
an amount to be determined at trial, plus costs and expenses.

COUNT XXII

(Title 18 USC §1111 - Felony Homicide)

192. Plaintiff, living woman, incorporates the allegations
in paragraphs 1 through 191 above.

193. Defendants are in breach of Title 18 USC §1111 -
Felony Homicide. After defendants engaged in actual or
conspiracy to engage in patent/wire/securities fraud, and money
laundering, etc. and someone dies, that constitutes felony
homicide. Although this particular count is criminal and has
been complained of through the United States Attorney's Office,
said count does constitute a penalty of \$250,000.00.

194. WHEREFORE, Plaintiff seeks a permanent injunction barring defendants from engaging in any conduct reminiscent of the actions described above. Plaintiff also seeks to collect said penalty sum from each defendant's LEGACY account, or other to be determined.

WHEREFORE, plaintiff demands judgment against defendants in an amount to be determined at trial, plus costs and expenses.

COUNT XXIII

(Title 18 USC §1091 - Genocide)

195. Plaintiff, living woman, incorporates the allegations in paragraphs 1 through 194 above.

196. Defendants are in breach of Title 18 USC §1091 - Genocide. After defendants engaged in actual or conspiracy to engage in patent/wire/securities fraud, and money laundering, etc. and someone died, that constitutes felony homicide and the numbers into the tens of thousands constitutes genocide. Although this particular count is criminal and has been complained of through the United States Attorney's Office, said count does constitute a penalty of \$250,000.00.

197. WHEREFORE, Plaintiff seeks a permanent injunction barring defendants from engaging in any conduct reminiscent of the actions described above. Plaintiff also seeks to collect

1 said penalty sum from each defendant's LEGACY account, or other
 2 to be determined.

3 WHEREFORE, plaintiff demands judgment against defendants in
 4 an amount to be determined at trial, plus costs and expenses.

5 **COUNT XXIII**

6 **(Title 15 USC §1 - Restraint of Trade)**

7 198. Plaintiff, living woman, incorporates the allegations
 8 in paragraphs 1 through 197 above.

9 199. Defendants are in breach of Title 15 USC §1 -
 10 Restraint of Trade.

11 "Every contract, combination in the **form of trust**
 12 [incorporated] or otherwise, or conspiracy, **in restraint of**
 13 **trade or commerce among the several States, or with foreign**
 14 **nations, is declared to be illegal.** Every person who shall
 15 make any contract or engage in any combination or conspiracy
 16 hereby declared to be illegal shall be deemed guilty of a
 17 felony, and, on conviction thereof, shall be **punished by fine**
 18 **not exceeding \$100,000,000 if a corporation,** or, if any other
 19 **person, \$1,000,000, or by imprisonment not exceeding 10 years,**
 20 **or by both said punishments,** in the discretion of the court."

21 15 USC §7 - "Person" or "persons" defined
 22 "The word "person", or "persons", wherever used in sections 1
 23 to 7 of this title shall be deemed **to include corporations and**
 24 **associations** existing under or authorized by the laws of
 25 either the United States, the laws of any of the Territories,
 the laws of any State, or the laws of any foreign country."

26 200. After defendants engaged in actual or conspiracy to
 27 engage in patent/wire/securities fraud, and money laundering,
 28 etc. and someone died, which constitutes felony homicide they
 29 engaged in restraint of trade to restrict those who refuse to
 30 play "Russian Roulette" by "synthetic pathogen" by forcing or
 31 attempting to force/coerce into taking a "synthetic pathogen"
 32 with a so-called "vaccine passport" to "buy or sell." That
 33 constitutes "restraint of trade." Although this particular count
 34 is criminal and has been complained of through the United States
 35 Attorney's Office, said count does constitute a penalty of
 36 \$250,000.00.

1 201. Plaintiff seeks a permanent injunction barring
2 defendants from engaging in any conduct reminiscent of the
3 actions described above. Plaintiff also seeks to collect said
4 penalty sum from each defendant's LEGACY account, or other to be
determined.

5 WHEREFORE, plaintiff demands judgment against defendants in
6 an amount to be determined at trial, plus costs and expenses.

COUNT XXIV

(Unlawful Conversion)

8 202. Plaintiff incorporates the allegations in paragraphs 1
9 through 201 above.

10 203. **Unlawful conversion** is defined by Ballentine's Law
11 dictionary 3rd Ed. as "A distinct act of dominion wrongfully
12 exerted over another's personal property in denial of or
13 inconsistent with his title or rights therein, or in derogation,
14 exclusion, or defiance of such title or rights. 18 Am J2d
15 Conversion § 1. It is an essential tortious act, an unlawful
act, an act which cannot be justified or excused in law. 18 Am
J2d Conversion § 1."

16 204. The nature of the act of conversion; "to constitute a
17 conversion the act must be such as to indicate as assertion ...
18 of a right of control or dominion over the property, adversely
19 to the owner;" *Consolidated Co. v. Curtis*, 1892 1 Q.B. 495
20 (Eng). The expression of conversion means that the defendant has
21 exercised a wrongful dominion or control over the property in
violation of the plaintiff's rights.

22 "It is not necessary to a conversion that it be shown that
the wrongdoer has applied it (the property) to his own use.
23 If he has exercised a dominion over it in exclusion, or in
defiance of, or inconsistent with, the owner's right, that
24 in law is a conversion, whether it be for his own or
another person's use." Bristol v. Burt, 7 Johns 254 (N.Y.).

205. **Unlawful conversion** requires that the following elements be performed; 1) property in plaintiff and 2) a

1 wrongful conversion by the defendant. Plaintiff labored.
 2 Defendants operate in a fraudulent medical tyranny to convert
 3 title to plaintiff labor to themselves in a New World Order
 4 Communist scheme to take through "covid" fraud. Defendants
 5 operate to convert plaintiff's labor (and all fruits therein
 6 applicable, i.e., "life, liberty and pursuit of happiness") to
 their possession through world communist plans.

7 206. As a result of the said unlawful conversion by
 constructive fraud of defendant(s) through false
 8 representations, plaintiff has sustained loss in restraint of
 9 trade, being forced to wear an "oxygen blocker" aka a mask,
 10 unable to "buy or sell" in certain businesses that restrict
 commerce based upon the fraudulent misrepresentations of
 defendants.

12 WHEREFORE, plaintiff demands judgment against defendants in
 13 an amount to be determined at trial, plus costs and expenses.

14 **COUNT XXV**

15 **(Negligent Misrepresentation)**

16 207. plaintiff incorporates the allegations in paragraphs 1
 through 206 above.

17 208. **Negligence of bailee** is defined by Ballentine's Law
 dictionary 3rd Ed. as "The failure of bailee [Government
 18 Trustees] to exercise that degree of diligence and care in
 respect to the property in his possession under the bailment
 19 which the nature of his employment, the character of the
 bailment, and the attendant circumstances make it reasonable to
 21 expect of him. 8 Am Jur 2nd Bailment §198."

23 209. **Negligent misrepresentation** does not require the maker
 24 of a misrepresentation to know that the representation is false.
 25 As defined by California statute, negligent misrepresentation is
 "[t]he assertion, as a fact, of that which is not true, by one

1 who has no reasonable ground for believing it to be true".
2 California Civil Code, section 1710(2).

3 210. The approved jury instruction for negligent
4 misrepresentation is more helpful than the statutory definition:
5 **Negligent misrepresentation** requires that the following elements
6 be proved;

- 7 1. The defendant must have made a representation as to a
8 past or existing material fact;
- 9 2. The representation must have been untrue;
- 10 3. Regardless of his actual belief the defendant must have
made the representation without any reasonable ground for
believing it to be true;
- 11 4. The representation must have been made with the intent
to induce plaintiff to rely upon it;
- 12 5. The plaintiff must have been unaware of the falsity of
the representation; must have acted in reliance upon the
truth of the representation and must have been justified in
relying upon the representation;
- 13 6. And, finally, as a result of the reliance upon the truth
of the representation, the plaintiff must have sustained
damage.

16 211. Through representations (i.e., alleged "covid"
17 "plandemic") by Defendants knew or should have known that they
18 were false a.k.a. constructive fraud. It appears to plaintiff
19 that defendant(s) knew or should have known that damage would
occur in said negligent misrepresentation, which are charged in
20 law as constructive fraud.

21 212. Defendant(s) owed plaintiff (and the Public) a
22 fiduciary duty of due care not to be negligent in making false
23 representations or through conduct of constructive fraud to
cause false beliefs in regard to this so-called "covid" pandemic
24 that resulted in physical, societal, and economic damage.

25 213. Defendants knew that parties in both the public and
private sectors would falsely rely upon defendants'
misrepresentations resulting in damage and loss.

1 214. As a result of Defendants negligence in making the
2 representations as well as constructive fraud, plaintiff and the
3 public have sustained losses in efforts to operate in society;
4 loss of social relations due to so-called "covid" mandates,
5 which resulted in false beliefs by commercial relations. See
Affidavit in Support of Covid Complaint.

6 WHEREFORE, plaintiff demands judgment against defendants in
an amount to be determined at trial, plus costs and expenses.

COUNT XXVI

(Breach of Fiduciary Duty)

9 215. Plaintiff incorporates the allegations in paragraphs 1
10 through 214 above.

11 216. **Fiduciary capacity** is defined by Ballentine's Law
12 dictionary 3rd Ed. as "The position of one in whom special trust
13 and confidence is reposed, and who is bound in equity and good
14 conscience to act in good faith with due regard to the interest
of the person reposing the confidence. Illinois v. Riggins, 132
NE2d 519."

16 217. The duty of a fiduciary is to act in a position of
trust, good faith, candor, and responsibility, on behalf of
17 another. The duty is one of the best-defined responsibilities
18 under the law and is very strictly enforced by the courts.

19 218. The plaintiff is operating as a beneficiary of
original jurisdiction defined as the Constitution for the United
20 States of America (circa 1787) and through a Holder-in-Due-
21 Course, Secured Party Creditor for the Ens Legis known as
22 ANNETTE LYNN MCKENNA. Therein, the defendants operating as
23 governmental Trustees have a fiduciary duty to the Post "New
24 Deal" and "Original Jurisdiction" Grantor/Beneficiaries (aka We
The People), of which Plaintiff is. The Constitution for the
25 United States of America (anno domini 1787) mandates that,
"private property cannot be taken without compensation." One's
bodily integrity is the foundation that holds one's soul that

1 produces intellectual property and controls one's labor. This
2 relationship is a matter of law and well documented. See
3 Memorandum of Law in Support of Complaint. Therein, it is
4 functionally impossible for the GOVERNMENTAL TRUSTEE to DICTATE
5 to the Grantor/Beneficiary what he can or cannot do to his own
body.

6 219. Therein, said GOVERNMENTAL TRUSTEE/Defendants
7 (Fiduciary) (UNITED STATES, Inc. and its subsidiary STATE
8 ACTORS) has a standard of care to ensure that the private
9 sector's Bodily integrity is protected. Said actions of
10 Fiduciary misconduct constitutes a gross violation of their oath
and fiduciary duty and is therefore actionable.

11 220. Plaintiff reposed special trust and confidence in the
abilities and fidelities of Defendants as Trustees of the PUBLIC
12 Trust.

13 221. Because of the relationship of special trust and
confidence existing between plaintiff and Defendant(s)
respecting the plaintiff's bodily integrity, the Defendant(s)
had a fiduciary duty to protect plaintiff from all false and
specious actions against said bodily integrity or attempting to
17 impose its views of medical tyranny upon plaintiff.

18 222. Defendant(s) did acts of constructive fraud,
negligence therein breaching this duty of trust as trustee of
plaintiff.

20 223. As a result of Defendant(s) breach by constructive
fraud and negligence of its fiduciary duty of trust, plaintiff
21 has sustained loss of occupation as well as consequential and
other damages. Plaintiff incurred other reasonably foreseeable
22 loss as result of the breach of fiduciary duty and care and
medical tyranny against plaintiff by defendant(s).

25 WHEREFORE, plaintiff demands judgment against defendants in
an amount to be determined at trial, plus costs and expenses.

REMEDY REQUESTED

For all counts herein above stated.

224. Plaintiff requests a permanent injunction from forcing, coercing, passing legislation, engaging in undue influence, private or public, and for all the violations stated above; and

225. Since Pfizer; and the other Drug Company's; the CDC, and Dr. Fauci and his "bogus invention" and everyone's fraudulent conduct throughout the years knowing the patent fraud; and Anti-Trust laws have been broken, the Sherman Act and the Clayton Act has to be considered of any/all violations.

226. Since the Drug Companies, the CDC, and the NIAAD have made millions on illegal patents; fraud; Experimental (dysfunctional) PCR test, the Experimental "synthetic pathogens," the lockdowns, the mandatory testing, mask wearing, and "jabs" to keep one's job (PUBLIC or private) constitute crimes violating Nuremburg Rules among those listed in Title 18 United States Code, numerous State Laws, and common law/commercial principles. Profits for the Drug Companies exceed over 54 Billion Dollars for the calendar year of 2021, **in which under the Clayton Act which entitles the Plaintiff 3 times the amount of said illegal profits.**

227. Plaintiff seeks payment sounding in tort in the amount
of **162.000.000.000.00** [ONE HUNDRED SIXTY-TWO BILLION AND NO
CENTS] for any/all listed crimes/counts in commerce.

Respectfully submitted this 27th day of January 2022.

Annette-Lynn McKenna
Annette-Lynn: McKenna
HDC, SPC, Principal Owner
ANNETTE LYNN MCKENNA ESTATE©™®

1 Annette-Lynn: McKenna
2 Non-Domestic
3 C/o: 658 Brindle Drive; near
Clarkdale [86324]
4 Tel: +1 480.790.0897

4 **Affidavit of Annette: McKenna**

5
6 State of Arizona)
7 Yavapai county) Subscribed, affirmed, and sealed

8 1. I, Annette: McKenna, living woman, Affiant, being over 18 years of
9 age, of sound mind, appear in propria persona by special appearance
10 and state that the following is true and correct to the best of my
11 knowledge and belief under penalty of perjury to place testimonial
12 evidence on the commercial record.

13 2. Affiant appears from the soil/Land, on the county at Large, Yavapai
14 county, in accord with the premises set forth in Norton v. Shelby
15 County, 118 U.S. 425 (1886), and am not a fiction at law.

16 3. On or about August 24th the President and CEO of HP Inc., Enrique
17 Lores, with the approval of the HP Board of Director's (Aida
18 Alvarez, Stacy Brown-Philpot, Mary Anne Citrino, Shumeet Banerji,
19 Robert R. Bennett, Chip Bergh, Bruce Broussard, Richard L. Clemmer,
20 Jami Masicik, and Subra Suresh) sent an all-employee communication
21 that COVID-19 vaccination was required to access continental United
22 States (US) HP sites, partner sites, and events. In reading the
23 communication further he stated, "Research from the world's most
24 respected medical and public health experts shows that vaccines are
25 safe and dramatically reduce infection rates as well as risk of
severe illness or death from COVID-19." He also stated, "Just
yesterday, the US Federal Drug Administration granted full approval

1 to the Pfizer BioNTech vaccine, a designation that is granted only
2 after a rigorous process that ensures a vaccine's safety and
3 effectiveness. Full approval of the Moderna and Johnson & Johnson
4 vaccines are expected, as well."

5 4. Both statements are false. I have personally done my research and
6 multiple scientists trained in epidemiology have stated that COVID-
7 19 has never been isolated therefore the Polymerase Chain Reaction
8 (PCR) testing is false and no vaccination can be made for a virus
9 that has never been isolated. The Food and Drug Administration
10 (FDA) has not approved any vaccine and all vaccines remain under
11 Emergency Use Only (EUA).

12 5. Affiant's Director, Dan Barrett, asked if I had any questions on or
13 about September 9, 2021. I stated, "Yes. That no individual has
14 the right to instruct me or to force me to put something into my
15 body against my will. I am a sovereign being and I am the only one
16 that can determine what goes into my body and therefore I choose not
17 to take the vaccine. Nor will I submit to any PCR testing as it is
18 not a valid measurable test, and the test has unknown properties in
19 the swabs. I explained that any compulsory Covid-19 vaccination
20 requirement is a violation of federal law. I urged HP to advise all
21 employees that they have the right to take (or refuse) any COVID-19
22 vaccine. Any other action is contrary to federal law. My concerns
23 were neither answered nor did HP notify any employee of their
24 rights. My statements were ignored, and my director did not follow-
25 up with me personally.

6. I have received two notices thereafter on or about September 9, 2021
and September 21, 2021 from HP Human Resources (HR), Nicolina

1 Marzicola, HR Lead, Enterprise COVID-19 PMO, that I have not
2 uploaded my vaccination status and that I missed the deadline of
3 asking for an exemption. I do not have to ask for an exemption as
4 HP, as my employer, has no legal right to enforce a bioweapon on me.
5 I see this as a direct assault on my health and wellbeing and I do
6 not consent in putting my life in danger over a mandate as HP has no
7 binding legal or contractual authority to enforce, as such an
8 agreement would constitute an unconscionable contract.

9 7. HP has stated in their FAQ, "If I choose not to provide proof of
10 vaccination, am I at risk of being fired? (updated 16 September
11 2021). The purpose of the vaccination requirement is to protect the
12 wider HP community from COVID-19, not penalize individuals who
13 cannot be vaccinated or choose not to share their vaccination
14 status. Every circumstance is different, and HP will work with those
15 who do not qualify for an accommodation to find an outcome that
16 supports both HP's responsibility to safeguard the health of all
17 employees and our commitment to treating each employee with
18 integrity and respect. The deadline for employees to submit an
19 accommodation request in Workday in order to meet the requirement's
20 effective date of 1 November was 23 September. You can still submit
21 a request in Workday after 23 September, but your case may not be
22 resolved prior to 1 November, putting you at risk for non-
23 compliance. We recognize that some individuals may have reservations
24 or objections to being vaccinated or sharing their vaccination
25 status. However, we require employees to abide by many policies
governing workplace conduct for the welfare of our wider HP
community and the good of the company. This vaccination requirement

1 is consistent with those requirements and reflects our broader
2 responsibility to protect the health and safety of the entire HP
3 community. As with all other HP policies and protocols, employees
4 who choose not to comply with these requirements are subject to
5 consequences up to and including termination. If they are designated
6 as an onsite or flex worker with responsibilities that require them
7 to be on-site, they may not be able to fulfill their
8 responsibilities or perform at an acceptable level. If HP and the
9 employee can find no suitable alternatives, it can ultimately lead
10 to a difficult decision impacting the employee's ability to remain
11 in their role or even with HP."

12 8. Affiant's Vice President and General Manager, Grad Rosenbaum who was
13 instructed by HP Executive Leadership Christoph Shell, Chief
14 Commercial Officer, and Tuan A Tran, Print Staff, to inquire with
15 any employee who did not comply with loading their vaccination
16 status. Grad Rosenbaum on or about October 26, 2001, sent a message
17 through zoom chat, "GM! We understand that you have not yet taken
18 action in Workday to upload your proof of vaccination or request an
19 accommodation. Compliance by 1 November 2021 is critical to avoid
20 any disruption to the business or your ability to perform your
21 role. If you have no intention of complying, please let us know,
22 otherwise update your information in Workday by 27 October 2021."

23 9. Prior to the most recent communication from HP Inc as stated above
24 on or about May 5, 2021, Tashi Theisman, Head of Global Benefits and
25 Employee Mobility, on the importance of getting vaccinated as soon
as possible and on or about February 22, 2021 Tracy Keogh, then the
Chief Human Resources Officer announced that HP was exploring

1 partnerships with governments and healthcare providers that would
2 make it easier for employees who meet their location's eligibility
3 guidelines to be vaccinated. As early as July 9, 2020 Dave Prezzano,
4 then the General Manager and Global Head, Print Services & Solutions
5 mandating wearing a face covering at any worksite.

6 10. As a sovereign woman of the land, I claim my right to govern my
7 rightful decisions over my health and elect not to inject myself
8 with any experimental drug. I will not waiver my rights under the
9 force of an employer with the threat of my job.

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I, Annette: McKenna, under penalty of perjury, do hereby affirm that I have fully read and understand the foregoing criminal complaint and affirm that all averments contained in this document are true and correct to the best of my knowledge and belief.

Koth-McKee

Annette: McKenna,) Affiant, a living breathing lawful woman
7 Beneficiary of Original Jurisdiction

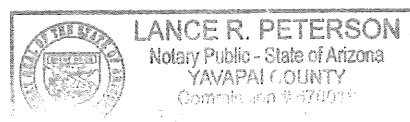
Jurat/Acknowledgment

9 State of Arizona)
) Subscribed, affirmed, and sealed
10 Yavapai county)

11 On this 17th day of November 2021, the person listed above did
12 personally appear before me, is known to be the person described
herein, who executed the foregoing, acknowledged the contents thereof,
and executed the same as his free act and deed. Subscribed before me
13 the undersigned Notary.

seal

15 | Notary Officer



FROM: Annette-Lynn: McKenna living woman
On the county at Large, Yavapai County
Non-Domestic
C/O: 658 Brindle Drive
Clarkdale, Arizona [86324]
Tel: 480.790.0897

**IN THE UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA**

Annette-Lynn: McKenna

Case No:

Real Party in Interest.

Holder-In-Due-Course (HDC)

Secured Party Creditor (SPC)

Principal Owner of ANNETTE LYNN MCKENNA

-VS-

HP INC, Enquire Lores, et. al.

RE: List of Exhibits in Support of Covid Civil Complaint

Exhibit 1 - COVID 19 PCR Tests are Scientifically Meaningless

Exhibit 2 - Affidavits, Information Resources & Relevant Laws

Exhibit 3 - LEADING VIROLOGIST SAYS CORONAVIRUS PANDEMIC IS "THE
GREATEST HOAX EVER PERPETRATED ON AN UNSUSPECTING PUBLIC"

Exhibit 4 - WHO Statistics, Johns Hopkins Covid Resources Center

Exhibit 5 - Testimony of Dr. Reiner Fuellmich, Esq., Licensed to practice in State of California,
Regarding Those responsible for “Corona Scandal” must be criminally prosecuted
for crimes against humanity

Exhibit 6 – COVID-19 Anti-Trust Argument, Data provided by David Martin, PhD is available
for emailing

Exhibit 7 – The Fauci/COVID-19 Dossier

Exhibit 8 - The Fauci/COVID-19 Dossier, 227 page longer version, available by email.

Exhibit 9 - 20 Reasons Mandatory Face Masks Are Unsafe

Exhibit 10 – San Francisco Vaccine Mandate First Amendment and 4th Amendment Violations

Exhibit 11 – Testimony by Dr. Dan Stock of Indiana August 2021

Exhibit 12 – Testimony by Dr Peter McCullough Texas A&M Proof of MSM Blocking covid
remedies

Exhibit 13 - COVID-19 is a Fraud I'M A CLINICAL LAB SCIENTIST, COVID-19 IS FAKE,
WAKE UP AMERICA, Posted by Joshua Flint, Feb 1, 2021

Exhibit 14 – Dr. Uhler Coronavirus Protocol

Exhibit 15 - Testimonials of Damage from the so-called Covid Vaccine

<https://www.c19vaxreactions.com/real-testimonials.html>

Exhibit 16 – stephenlendman.org pcr-tests-dont-work-and-risk-harm

<https://stephenlendman.org/2021/04/pcr-tests-dont-work-and-risk-harm/>

Exhibit 17 - Hawaii Attorney Michael Green Files Class Action Lawsuit Says Vaccine Has
Killed 45,000 People

Exhibit 18 – Spike protein is very dangerous, it's cytotoxic (Robert Malone, Steve Kirsch, Bret
Weinstein)

Exhibit 19 - Vaccine Emergency Use Authorization & Ivermectin (from Livestream #80)

<https://www.youtube.com/watch?v=zfqxCkJw0Rk>

Exhibit 20 – Military COVID Injection Informed Consent

Exhibit 21 - SARS-CoV-2 infection induces long-lived bone marrow plasma cells in humans

Exhibit 22 – How Long do Vaccinated have to Live

Exhibit 23 - How PCR tests helped change the definition of infected

Exhibit 24 – The Great Barrington Declaration

Exhibit 25 - Congressman Torres Conspiracy Violation of Nuremberg Rules HR 4980

Exhibit 26 – The Truth About PCR Tests by Dr. Sam Bailey

Exhibit 27 - The Truth About Social Distancing by Dr. Sam Bailey (New Zealand)

Exhibit 28 – Pfizer Vaccine EUA alleged approval August 23, 2021

Exhibit 29 - Dr. Ryan Cole our greatest weapon against the coronavirus is vitamin d board certified pathologist

Exhibit 30 – Odds of Dying from COVID-19 vs other Coronaviruses

<https://www.youtube.com/watch?v=1YhzkZvz2lc&t=97s>

Exhibit 31 - USC Professor Joel Hay says there is no scientific proof social distancing prevents spread of Covid April 22, 2020 <https://www.youtube.com/watch?v=HH4tAq-PP7s>

Exhibit 32 – Why Vaccine passports are illegal in Canada by Canadian Lawyer

Exhibit 33 - Magnetic Phenomenon (CV19 Vials)

Exhibit 34 – Final EUA Fact sheet for Recipients - Pfizer-BioNTech COVID-19 Vaccine

Exhibit 35 - Moderna COVID-19 Vaccine-fact-sheet-recipients-caregivers

Exhibit 36 – Janssen-fact-sheet-recipients

Exhibit 37 - Letter from CA Department of Social Services

Exhibit 38 – USDC SDNY ICAN v. US Depart HHS (2018) STIPULATION

Exhibit 39 - The science and ethics regarding risk posed by non-vaccinated individuals

Exhibit 40 – Israeli Position Paper - The Science and the Ethics Regarding the Risk Posed by Non-Vaccinated Individuals

Exhibit 41 – not available at this time

Exhibit 42 – Delaware Governor's Office Admission Sars-Cov-2 Isolate does not exist

Exhibit 43 – Dr. Kevin Stillwagon Public Health Lessons at the Orange County Commissioners Meeting Sept 14, 2021

Exhibit 44 - UK Lockdown Text July 2021

Exhibit 45 - DR. RIMA LAIBOW DISCLOSING HOW COVID 19 WILL HAPPEN. IN 2008

Exhibit 46 – Email communication between HP Inc. and Annette McKenna

Exhibit 47 - Is it true Essential Covid Questions

Exhibit 48 – Personal Email with David Martin, PhD October 6, 2021

Exhibit 49 - United States Patent Application 20190216917

Exhibit 50 - United States Patent Application 20190240317

Exhibit 51 - United States Patent Application 20200197510

Exhibit 52 - United States Patent Application 20200282046

Exhibit 53 - United States Patent 10,702,600

Exhibit 54 - DARPA's Pandemic-Related Programs

Exhibit 55 – SIGNED NIH-Moderna-Confidential-Agreements

Exhibit 56 – Nuremberg Code (1948)

Exhibit 57 - Tom Rentz DOD-Doc

Exhibit 58 - CMS Center for Medicare & Medicare Vaccination Policy Mandate

Exhibit 59 Project Veritas_JAG_Docs

Exhibit 60 US Patent_ 11067534 Multi-channel nanopore sensing by local electrical potential measurement

Exhibit 61 US Patent_ 10436747 Nanopore sensing by local electrical potential measurement

Exhibit 62 US Patent_ 10435817 Controlled growth of nanoscale wires

Exhibit 63 US Patent_ 10369255 Scaffolds comprising nanoelectronic components for cells, tissues, and other applications

Exhibit 64 US Patent_ 10355229 Methods and systems for scaffolds comprising nanoelectronic components

Exhibit 65 US Patent_ 10119955 High-resolution molecular sensor

Exhibit 66 US Patent_ 10049871 Anisotropic deposition in nanoscale wires

Exhibit 67 US Patent_ 9903862 Nanosensors and related technologies

Exhibit 68 US Patent_ 9786850 Methods and systems for scaffolds comprising nanoelectronic components

Exhibit 69 US Patent_ 9702849 Nanopore sensing by local electrical potential measurement

Exhibit 70 US Patent_ 9638717 Nanoscale sensors for intracellular and other applications

Exhibit 71 US Patent_ 9595685 Nanoscale wires, nanoscale wire FET devices, and nanotube-electronic hybrid devices for sensing and other applications

Exhibit 72 US Patent_ 9541522 Nanoscale field-effect transistors for biomolecular sensors and other applications

Exhibit 73 US Patent_ 9535063 High-sensitivity nanoscale wire sensors

Exhibit 74 US Patent_ 9457128 Scaffolds comprising nanoelectronic components for cells, tissues, and other applications

Exhibit 75 US Patent_ 9297796 Bent nanowires and related probing of species

Exhibit 76 US Patent_ 9252214 Bent nanowires and related probing of species

Exhibit 77 US Patent_ 9102521 Nanosensors and related technologies

Exhibit 78 US Patent_ 9029836 Controlled synthesis of monolithically-integrated graphene structure

Exhibit 79 US Patent_ 8883568 Method providing radial addressing of nanowires

Exhibit 80 US Patent_ 8698481 High-resolution molecular sensor

Exhibit 81 US Patent_ 8586131 Liquid films containing nanostructured materials

Exhibit 82 US Patent_ 8575663 High-sensitivity nanoscale wire sensors

Exhibit 83 US Patent_ 8471298 Nanoscopic wire-based devices and arrays

Exhibit 84 US Patent_ 8399339 Nanosensors

Exhibit 85 US Patent_ 8232584 Nanoscale sensors

Exhibit 86 US Patent_ 8178907 Nanoscopic wire-based electrical crossbar memory-devices and arrays

Exhibit 87 US Patent_ 8154002 Nanoscale wire-based data storage

Exhibit 88 US Patent_ 8153470 Doped elongated semiconductors, growing such semiconductors, devices including such semiconductors, and fabricating such devices

Exhibit 89 US Patent_ 8072005 Apparatus, method and computer program product providing radial addressing of nanowires

Exhibit 90 US Patent_ 8058640 Branched nanoscale wires

Exhibit 91 US Patent_ 7956427 Nanosensors

Exhibit 92 US Patent_ 7918935 Transition metal oxide nanowires

Exhibit 93 US Patent_ 7915151 Doped elongated semiconductors, growing such semiconductors, devices including such semiconductors and fabricating such devices

Exhibit 94 US Patent_ 7911009 Nanosensors

Exhibit 95 US Patent_ 7858965 Nanowire heterostructures

Exhibit 96 US Patent_ 7772543 System and method for processing nanowires with holographic optical tweezers

Exhibit 97 US Patent_ 7666708 Doped elongated semiconductors, growing such semiconductors, devices including such semiconductors, and fabricating such devices

Exhibit 98 US Patent_ 7619290 Nanosensors

Exhibit 99 US Patent_ 7595260 Doped elongated semiconductors, growing such semiconductors, devices including such semiconductors, and fabricating such devices

Exhibit 100 US Patent_ 7500213 Array-based architecture for molecular electronics

Exhibit 101 US Patent_ 7476596 Doped elongated semiconductors, growing such semiconductors, devices including such semiconductors, and fabricating such devices

Exhibit 102 US Patent_ 7399691 Methods of forming nanoscopic wire-based devices and arrays

Exhibit 103 US Patent_ 7385267 Nanosensors

Exhibit 104 US Patent_ 7301199 Nanoscale wires and related devices

Exhibit 105 US Patent_ 7274208 Nanoscale wire-based sublithographic programmable logic arrays

Exhibit 106 US Patent_ 7256466 Nanosensors

Exhibit 107 US Patent_ 7254151 Nanoscale coherent optical components

Exhibit 108 US Patent_ 7211464 Doped elongated semiconductors, growing such semiconductors, devices including such semiconductors and fabricating such devices

Exhibit 109 US Patent_ 7172953 Methods of forming nanoscopic wire-based devices and arrays

Exhibit XX – more exhibits are available and being generated weekly

NOTE: the problem with the exhibits is that the amount of incriminating material is voluminous and overwhelming.

Respectfully submitted



Annette-Lynn: McKenna, living woman

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IN THE UNITED STATES DISTRICT COURT
DISTRICT OF ARIZONA

Annette-Lynn: McKenna) Case No.:
Real Party in Interest)
Holder-In-Due-Course (HDC))
Secured Party Creditor (SPC))
Principal Owner of ANNETTE LYNN MCKENNA, Plaintiff,) EXHIBIT A: OPINION FROM JUSTICE CLARENCE THOMAS ON 35 USC 3501
v.) IN SUPPORT OF THE COVID COMPLAINT
HP INC, Enrique Lores, et.al)
Defendants.)
-----)
annette-lynn: mckenna, living woman,)
Real Party in Interest.)
)
)
)
)

EXHIBIT "A"

35 USC 3501

OPINION FROM JUSTICE CLARENCE THOMAS

35 U.S.C. § 101

From Justice Clarence Thomas' opinion for the majority

Section 101 of the Patent Act provides: "Whoever invents or discovers any new and useful ... composition of matter, or any new and useful improvement thereof, may obtain a patent therefor, subject to the conditions and requirements of this title." 35 U.S.C. § 101.

*We have "long held that this provision contains an important implicit exception[:] Laws of nature, natural phenomena, and abstract ideas are not patentable." Mayo, 566 U.S., at _, 132 S.Ct., at 1293 (internal quotation marks and brackets omitted). Rather, "'they are the basic tools of scientific and technological work'" that lie beyond the domain of patent protection. *Id.*, at _, 132 S.Ct., at 1293. As the Court has explained, without this exception, there would be considerable danger that the grant of patents would "tie up" the use of such tools and thereby "inhibit future innovation premised upon them." *Id.*, at _, 132 S.Ct., at 1301. This would be at odds with the very point of patents, which exist to promote creation. *Diamond v. Chakrabarty*, 447 U.S. 303, 309, 100 S.Ct. 2204, 65 L.Ed.2d 144 (1980) (Products of nature are not created, and "'manifestations... of nature [are] free to all men and reserved exclusively to none'").³*

In their majority opinion in 2013, the U.S. Supreme Court made it abundantly clear that the Court had "long held" that nature was not patentable. Merely isolating DNA does not constitute patentable subject matter. In their patent, the CDC made false and misleading claims to the United States Patent & Trademark Office by stating that, "A newly isolated human coronavirus has been identified as the causative agent of SARS and is termed SARS-CoV.114 No "causal" data was provided for this statement.

³ *Association for Molecular Pathology v. Myriad Genetics, Inc.*, 569 U.S. 576 (2013)

⁴ U.S. Patent 7,220,852

When they filed their patent application on April 25, 2003 their first claim (and the only one that survived to ultimate issuance over the objection of the patent examiner in 2006 and 2007) was the genome for SARS CoV.

While this patent is clearly illegal under 35 U.S.C. §101, not only did the CDC insist on its granting over non-final and final rejections, but they also continued to pay maintenance fees on the patent after the 2013 Supreme Court decision confirmed that it was illegal.

In addition, the CDC patented the detection of SARS CoV using a number of methods including reverse transcription polymerase chain reaction (RT-PCR). With this patent, they precluded anyone outside of their licensed or conspiring interest from legally engaging in independent verification of their claim that they had isolated a virus, that it was a causative agent for SARS, or that any therapy could be effective against the reported pathogen.

with identity ranging from 96.8% to 99.9% identical sequences.⁵ Dr. Fauci knew and failed to disclose evidence that the CDC patent was illegal, based on work he had funded in the years leading up to the SARS outbreak.

After seeking an illegal patent, petitioning to override the decision of an examiner to reject it, and ultimately prevailing with the patent's grant, the CDC lied to the public by stating they were controlling the patent so that it would be "publicly available".⁶

Tragically, this public statement is falsified by the simple fact that their own publication in Genbank had, in fact, made it public domain and thereby unpatentable. This fact, confirmed by patent examiners, was overridden by CDC in a paid solicitation to override the law.

It is important to note that the CDC's patent applications were also rejected in non-final and final rejections for ineligibility under 35 U.S.C. § 102 for being publicly disclosed prior to their own filing. In the first non-final rejection, the USPTO stated that the CDC's genome was published in four Genbank accession entries on April 14, 18, and 21, 2003

⁵ USPTO Non-Final Rejection File #10822904, September 7, 2006, page 4.

⁶ <https://apnews.com/article/145b4e8d156cddc93e996ae52dc24eco>

While not covered under 35 U.S.C. §101, Dr. Fauci's abuse of the patent law is detailed below. Of note, however, is his willful and deceptive use of the term "vaccine" in patents and public pronouncements to pervert the meaning of the term for the manipulation of the public.

In the 1905 Jacobson v. Mass case, the court was clear that a PUBLIC BENEFIT was required for a vaccine to be mandated. Neither Pfizer nor Moderna have proved a disruption of transmission. In Jacobson v. Massachusetts, 197 U.S. 11 (1905}, the court held that the context for their opinion rested on the following principle:

"This court has more than once recognized it as a fundamental principle that 'persons and property are subjected to all kinds of restraints and burdens in order to secure the general comfort, health, and prosperity of the state...'"

The Moderna and Pfizer "alleged vaccine" trials have explicitly acknowledged that their gene therapy technology has no impact on viral infection or transmission whatsoever and merely conveys to the recipient the capacity to produce an S1 spike protein endogenously by the introduction of a synthetic mRNA sequence. Therefore, the basis for the Massachusetts statute and the Supreme Court's determination is moot in this case.

Further, the USPTO, in its REJECTION of Anthony Fauci's HIV vaccine made the following statement supporting their rejection of his bogus "invention."